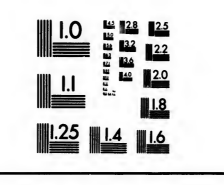
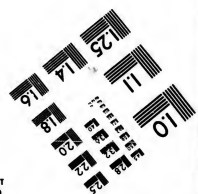


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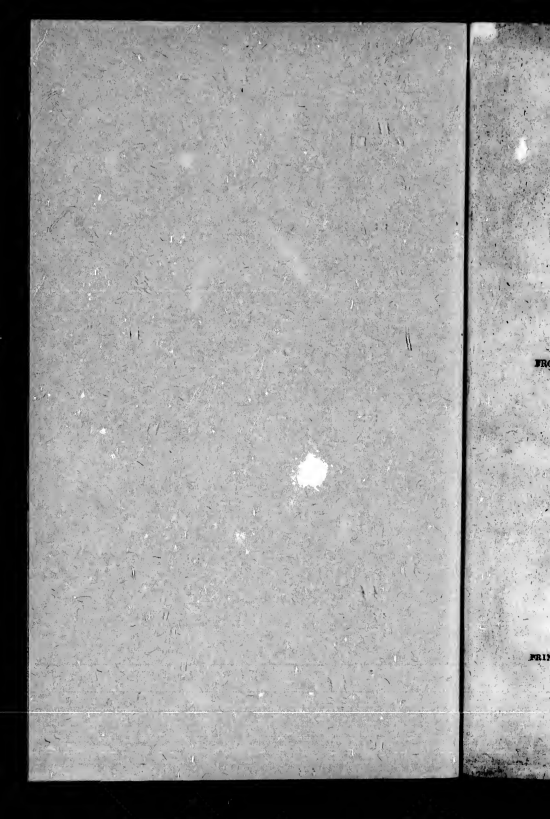
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LAW

OF

Shipping and Navigation,

FROM THE TIME OF EDWARD III. TO THE END OF THE YEAR 1806.

SECOND EDITION, WITH ADDITIONS.

By JOHN REEVES, Esq.

LONDON:

PRINTED FOR W. CLARKE AND SONS, FORTUGAL-STREET, LINGOLN'S-INN; AND J. ASPERNE, CORNHILL.

1807.

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Jan. 1807.

Brooke, Printer, Paternoster Roy.

TO THE

EARL OF LIVERPOOL,

THIS BOOK,

OF THE

COMMITTEE OF PRIVY COUNCIL

APPOINTED FOR THE

CONSIDERATION OF ALL MATTERS

RELATING TO

TRADE AND FOREIGN PLANTATIONS,

WHILE HIS LORDSHIP WAS PRESIDENT,

IS, IN THIS NEW EDITION,

RESPECTFULLY INSCRIBED

BY HIS LORDSHIP'S MOST OBEDIENT

AND FAITHFUL SERVANT,

JOHN REEVES.

Jan. 1807.

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THE first Edition of this Book was published in June 1792. The Additions made in this new Edition comprize Acts of Parliament passed in the 46th year of the present King, and Orders of Council and other matters to the end of the year 1806.

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INTRODUCTION,

PART I.

First Act of Navigation—Petition of the Commons on the Carrying Trade—An Easement in Duty for English Ships—Stat. 5. Eliz.—The Fisheries encouraged—The Coasting Trade—The Plantation Trade—Act of Navigation 1651,

PART II.

INTRODUCTION,

24

CHAPTER L

Import and Export in English Ships—Enumerated Goods
—European Goods sent to the Plantations—Plantation
Bonds—Acts of Navigation enforced—Relaxed and
dispensed with—Stat. 7. & 8. Will. 3.—Navigation Act
relaxed—Irish Linens—Rice—Sugar—American Acts
Stat. 4. Geo. 3. Stat. 5. Geo. 3. and Stat. 6. Geo. 3.—
Free Ports established—The Export Trade from Ireland

land—Import and Export Trade granted more fully—
The Restraining and Prohibitory Acts—Newfoundland
—Honduras—Surat,

45

CHAPTER II.

THE TRADE WITH ASIA, AFRICA, AND AMERICA.

To be carried on in English Shipping—and directly with those Countries—Exceptions thereto—Persian Goods through Russia—Coarse Calicoes—the East India Company—South Sea Company—Hudson's Bay Company—African Company—Fourth Section of the Navigation Act—What is a Manufacturing—Of direct Importation—Of the usual Ports for first Shipping—Of returned Goods,

CHAPTER III.

THE EUROPEAN TRADE. To See to dear

The Eighth Section—Complaints against the Act—Prohibition of Goods from the Netherlands and Germany—Provision in the Treaty of Breda—The Prohibition relaxed—The Eastland Company—The Russia Company—The Turkey Company—Usages contrary to the Prohibition—Of Shipping in the European Trade—Foreign Prize Ships—Of English Ships sold to Foreigners.—Of the Country where foreign Ships built—Stat., 22. Geo. 3. c. 78.—Of the Country of the Master and Mariners—Of Prize Goods—What is an Importation—Act of Navigation dispensed with in War-Time,

Allowar Bountie Newfou Laurenc Fisherystituted,

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CHAPTER IV.

Page 214

THE COASTING TRADE,

CHAPTER V.

THE FISHERIES.

Certain Sorts of Fish foreign-caught to psy double Alien's Duty—The Herring, North-Sea, and Westmony Fisheries encouraged—The Greenland and Newfoundland Fisheries free of Duty—Importation of Fish foreign-caught in foreign Ships prohibited—The Newfoundland Fishery—All Fish bought of Foreigners prohibited—Allowances on salted Fish British-caught and cured—Bounties in the Greenland Fishery—Bounties in the Newfoundland Fishery—and in that of the Gulf of St. Laurence and Labrador—Bounties in the Southern Whale Fishery—The Society of the Free British Fishery instituted,

CHAPTER VI.

OF BRITISH SHIPS.

How English-built Shipping to be understood—Foreign Ships, English-owned, to be registered—English Ships to be English-built—The Plantation Register Act, Stat. 7. & 8. Will. 3. c. 22.—Of Registers lost or mislaid—When foreign Seamen employed—Ships made free by Letters Patent—By Private Acts—By the Commissioners of the Customs—Of Prize Ships—Of Master and Mariners naturalized, ————232

Ha Tall.

PART

PART III.

INTRODUCTION,

Page 262

CHAPTER I.

THE PLANTATION TRADE.

The American Intercourse Bill, Stat. 23. Geo. 3. c. 39—
The Newfoundland Supply Bill—Stat. 28. Geo. 3. c. 6.
—Intercourse with the West-Indies—With the American Colonies—The American Orders in Council—The American Treaty—Free Port Act—The Indemnity Act
—Decisions and Law Opinions,

CHAPTER II.

TRADE WITH ASIA, AFRICA, AND AMERICA.

African Goods from Gibrahar—Foreign Goods from Ireland—Foreign Ships in the East-India Trade—The War Acts 1793—The African Company—The Sierra Leone Company—British Shipping—The War Acts 1803—Decisions and Law Opinions,

CHAPTER III. 67 AND TO MAKE

THE EUROPEAN TRADE.

Of European Shipping—The French Commercial Treaty—The War Acts 1793—The Dutch Property Acts—The Neutral Ship Act—The War Acts 1803—Orders of Council, Licences, and Instructions—Law Opinions, 338

CHAPTER IV.

THE COASTING TRADE,

370

CHAPTER

v. g. on . History F.

The Newfor The South The Herri Opinion

Frauds in Re

gistering La submitted to Report then The Opinion Stat. 26. Go gistering— Bill of Sa mislaid—Progeo. 3. c. 6 Remedies poment in Dut The War A Opinions

THAN

CHAPTER V.

THE FISHERIES.

The Newfoundland Fishery—The Greenland Fishery—The Southern Whale Fishery—The British Fisheries—The Herring Fishery—The Deep-Sea Fishery—Law Opinion 371

CHAPTER VI.

OF BRITISH SELYS.

Frauds in Registering—Smuggling—Defects in the Registering Laws—Intended Amendments therein—Points submitted to the Commissioners of the Customs—Their Report thereupon—Proposals for amending the Laws—The Opinion of the Committee of Trade thereupou—Stat. 26. Geo. 3. c. 60.—Of British-built Ships—Of Registering—The Bond—Indorsement on the Certificate—Bill of Sale—Change of Name—Certificate lost or mislaid—Prize Ships—Amendments made in Stat. 26. Geo. 3. c. 60.—Of Shipping in the Eastland Trade—Remedies proposed in Aid of British Shipping—Easement in Duties for British Ships Stat. 34. Geo. 3. c. 68—The War Acts 1793 and 1803—Decisions and Law Opinions

SUMMARY,	489
conclusion,	519
to the contract of the same	\
APPENDIX	805

WILLIAM!

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62

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Shipping and Navigation.

INTRODUCTION.

IT is proposed to take an historical view of the law of England with regard to Shipping and Navigation. The increase of shipping, and the improvement of navigation, are objects that have frequently engaged the attention of the Legislature; and various provisions have been made from time to time, by which it was endeavoured to confine, as much as possible, the trade to and from this country, the employment of the sisheries, and the conveyance coastwise, to the shipping and mariners

of this country alone. The History, therefore, of Shipping and Navigation includes in it the history of the different branches of foreign and domestic trade, and of the fisheries carried on either upon our coasts or abroad; and we shall accordingly, in pursuing this enquiry, be led to consider the laws that have been made for better regulating those various objects of commercial policy.

But this, understood in its largest extent, opens to us a field of more space and greater variety. than is necessary for our present purpose; some limit must therefore be set to our research: in so doing it is meant to confine ourselves merely to fuch matters as belong to shipping and navigation in the stricter sense of those words, or at least in the parliamentary fense which they have acquired from the use and application of them in different acts of parliament. Thus, whatever relates to a ship, and its qualifications of ownership, or built, the master who commands, and the seamen who navigate it, the goods and commodities, and the places from which it may import by virtue of fuch qualifications; all these are peculiarly subjects of the present History, and will of themselves bring before us the trade and commerce of the whole But any incidents and circumstances arelating to that trade and commerce, and not originating from, or belonging to, the precise nature of such qualifications of the ship and its navigation, are extraneous and foreign. Thus the whole concern of customs and duties being merely regulations of revenue; the detail for collecting, and securing fecuring fur visions about the second words in thunderstood Increasing

SUCH is defign; when usually term history may riods: the learliest appelluding the ring the tim will comment as a substant all the learliest in the peace is after the peace in the been in the been in the learn all the learn all the learn the peace is after the peace in the peace in the learn all the learn the peace is after the peace in the learn all the learn the

AFTER w come curiou ceived, and it. It is in information that has obta ferent Acts fecuring fuch revenue, including the numerous provisions about smuggling; with an infinitude of other matters lying within the department of the cultomhouse, are all excluded, as no part of this work. In short, it is intended to touch upon those topics, and those only, which compose the famous Act of Navigation made in the 12th year of king Charles the Second, and which has in its title the fame words in the same sense in which they are here to be understood: An Act for the Encouraging and Increasing of Shipping and Navigation.

Such is the nature and extent of the proposed defign; which will comprize a history of what are usually termed The Acts of Navigation. This history may properly be divided into Three Periods: the First containing the laws made from the earliest appearance of any fuch, down to and including the Act of Navigation made in 1651, during the time of the Commonwealth. The Second will commence with the famous Act of Navigation passed in the 12th year of Charles II. and will contain all the laws palfed down to the time of making the peace in 1783. The Third will commence after the peace, and contain all the laws which have been made down to the present year 1806.

AFTER we possess the text of the law, we become curious to learn what construction it has received, and what practice has been founded upon it. It is intended, therefore, to intersperse such information relative to the construction and usage, that has obtained in confequence of passing the different Acts of Navigation, as the best search has

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been able to discover. The place where a lawyer would naturally look for materials of this fort; is the books of reports, containing decisions and opinions of the courts. This fearch has been made, but it has not answered the expectations that might be entertained either from the importance of the subject or the lapse of time, which promifed many occasions for judicial discussion on these laws. All the cases to be found in the printed books, from the time of passing the Act of Navigation to the present moment, do not exceed ten (a); nor has repeated inquiry been able to draw forth any information of this kind from manuscripts. One great fource therefore of illustration, and that which principally commands the attention of the professors of the law, is extremely deficient in this branch of jurisprudence. The state of the branch of jurisprudence.

This dearth of recorded judgments must surely be ascribed to no other cause than that there were very sew worth recording: for it is not to be believed that, among the variety of matter collected from term to term in Westminster-hall, that surnished by the laws of navigation should have es-

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It is in officially be thirty year been argue the Acts of of this perment of the lieve, that our own, these statu without any

⁽a) That is, in June 1792, when this book was first published; a greater number are to be found in the books, during the short period which has since elapsed. These, however, are not in Exchequer causes, instituted by the Crown, for enforcing the regulations of the Navigation System; but in causes between party and party for adjusting private rights; many of these questions have been on the Register Act, Stat. 26. Ged. 3. upon the transfer of property in ships; some have arisen incidentally in Insurance causes, where objections have been raised on the illegality of the voyage insured.

eaped without receiving its due portion of attention: and this appears the less likely, when it is confidered that fuch causes belong to the jurisdiction of a particular court, that they are instituted by a board of revenue, and are advised and conducted by the law officers of the crown. The circumstances attending these suits give them a very special appearance. There are officers of an established board, promoting and watching the progress of them in every stage, whose situation makes it their interst to pick up every suggestion that can be added to the stock of official information; and it is not very likely, that any decision, worth remembering, should have escaped both the general reporters, and those who collect for the use of the custom-house; if the latter will not supply the deficiency of the former, we may rest satisfied that it can be supplied from no other fource in substitute it afficient for a second

It is in the memory of many persons, who are officially bound to know it, that for twenty or thirty years back, very sew points of law have been argued in the court of exchequer upon any of the Acts of Navigation (a). From the experience of this period we are enabled to form some judgment of the preceding; and we may readily believe, that in sormer times, as we know it is in our own, the generality of suits grounded upon these statutes, turned upon some point of sact, without any dispute about the meaning of the law;

(a) See the preceding Note.

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and from fuch fuits no legal materials were to be derived for the information of posterity laboratour In might be inferred from this, that the laws of navigation are penned with great clearnels naul are happily exempt from those ambiguities, which have been feen to cloud the construction of other laws, framed by perfons of the best learning and experience. But in truth a want of clearness is not the only nor the most common cause of doubt and difficulty in the interpretation of laws s they originate from other defects than those in the laws themselves; from the conceit of the parties interested, and the weak judgments of their first advisers; such dispositions and such intellects will eafily perfuade themselves, that the law speaks the language they wish it should speak; and at any rate they will think it worth trying, whether they cannot prevail with a court to confirm their opi-These considerations have generally had their full effect to plunge the parties into a fuit, before the matter comes into the hands of those, who are best able to distinguish, but who are then obliged to exercise their ingenuity instead of their judgment, and to torture and confound every thing, in order to support what in their closets they would pronounce untenable. Yet it is to fuch occasions as this that we are indebted for two-thirds of the legal argument to be found in the Report-books; and out of fuch attempts to millead and mifrepresent, grow the true exposition and the real learning of the law.

But the king's fuits are brought into court in a dif-

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different manner; they are, in the first instance, well confidered by the folicitor of the board of customs, who is qualified by his daily practice to form a fufficient opinion upon the point of law; they are usually submitted to the opinion of the attorney and folicitor general, whose judgment and diferetion are looked to for advice and direction. These officers feel themselves responsible in their professional character for that which they advise and promote; and they will always have in view, that the opinion given in their chambers in fuch as they need not foruple to support in public argument. Miniaddition to their own reputation, they confult likewife the honour of the crown, whose rights should never be brought judicially in question without a reasonable confidence of success. While fuch confiderations have their influence, no points of law will be hazarded, that do not appear really and substantially to contain doubt and difficulty. men of the or of the title that were . ?

Is few determinations of courts are to be found on this subject of Shipping and Navigation, there is not wanting information of another kind. This is from the opinions of law-officers, which have been taken from time to time ever since the reign of Charles the Second, by the board of customs, for the direction of themselves and their officers in points of practice as they arose. Wherever this can be obtained, I shall endeavour to make it supply the deficiency of judicial matter, in expounding and illustrating the laws made by the Legislature.

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I Am aware that the scrupulous dignity of the law of England has not been accustomed to receive, as authorities, any thing less than the opinions delivered by judges upon the bench; the arguments of counsel in court, and their opinions at chambers, are placed among those extrajudicial and private matters that are wanting in the effential quality which should constitute a juridical authority. But it may be faid, with due deference to the oracles which speak in our courts, that the opinions of lawyers have an advantage which those have not: they come down to us in the writing of the author—his own meaning conveyed in his own words; the opinions of courts, on the other hand, are usually conveyed by some auditor; and the clearest judgment may, in after-time, be brought in question from the inaccuracy of contradictory reports. Indeed I can entertain no doubt but an opinion ascertained to be really given by a person filling the office of king's attorney or folicitor, upon points of revenue and rights of the crown, will be received by lawyers as a very high authority; and I shall think myself very fortunate in having had an opportunity to bring together a considerable degree of information from materials of that fort.

WITH these helps from the decisions of courts, and the opinions of law-officers of the crown, it is hoped some light may be thrown on the acts of parliament, which are the subject of this History.

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First Act of Navigation—Petition of the Commons on the Carrying Trade—An Easement in Duty for English Ships—Stat. 5. Eliz.—
The Fisheries encouraged—The Coasting Trade—The Plantation Trade—Act of Navigation 1651.

THE first provision made by parliament that can be classed under the denomination of a Navigation-Act, is stat. 42. Ed. 3. c. 8. which enacted, that all ships of England and Gascoigne which came into Gascoigne, should be first freighted to bring wines into England before all other. But this preference (such as it is) being enjoyed in common with the people of Gascony, who were then the king's fubjects equally with the English; and the English being actually restrained by another part of the act from going to Gascony to buy wines, which were to be brought only by the Gascons and other Aliens, this has not been confidered fufficiently favourable to English shipping to be ranked among the Acts of Navigation.

PART I. 42 ED. III. TO A. D. 1651.

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THAT which has usually been deemed the first Act of Navigation, is stat, 5. Rich. 2. st. 1. c. 3. which is expressed in the beginning of it to be made for the increase of the navy of England, which was then greatly diminished.

It was thereby ordained, that none of the king's liege people should from thenceforth ship any merchandize in going out, or coming within the realm of England in any port, but only in ships of the king's liegeance, under the penalty of forfeiting all the merchandize shipped in other vessels, or the value thereof; a third part to go to the informer, or, as it is expressed, "the person who duly espieth and duly proveth any offence against that statute."

But this attempt to encourage English shipping feems to have been made before the actual state of our navigation would quite warrant it; for in the very next fession of parliament it was enacted; by stat. 6. Rich. 2. c. 8. that the said law should only take place " as long as ships of the said liege-" ance were to be found able and sufficient in "the parts where the merchants happened to Again, in the 14th year of that king, the fame regulation was repeated by parliament; but it was on that occasion accompanied with a qualification which fuggests an important observation upon these laws of navigation; for when it was enacted by stat. 14. Nich. 2. c. 6. "that " merchants of the real" of togland flouid " freight in the faid realm the ships of the said " realm, and not strange ships," this proviso was added, so that the owners of the said ships take reasonable

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reasonable gains for the freight of the same. If, therefore, English ships could not be got, or if the owners demanded an unreasonable freight, foreign ships might still by law be employed.

PART I. 42 ED. 111. TO

From these concessions and qualifications it is feen how early our ancestors felt, that these beneficial regulations, with all their advantages, contained in them the inconveniences and mischiefs of a monopoly; and that the navigation and shipping of the country could not be favoured without expoling its trade to fome degree of burden and and restraint. Indeed it will be found, from the wording and tenor of various statutes made on this fubject, that the Acts of Navigation were regulations more of a political than commercial nature; and that the whole advantage to be derived therefrom was intended to center in the navy of England. We shall find, in all subsequent regulations, that the object in view is the increase of ships and not of commerce, and that the interest of the latter is made frequently to give way to that of the former.

THERE appears to have been no statute on this subject from the reign of Richard II. till the reign of Edward IV. when it was enacted by stat. 3. Edw. 4. c. 1. among other regulations respecting the trade of wool, that no person inhabiting within the realm of England, other than merchant strangers, should freight nor charge within the realm any ship or other vessel of any alien or stranger with merchandize to be carried out of the realm, nor should bring any into it, if he could have sufficient freight in the ships or vessels of denizens, on pain of forseiting the merchandize,

half

PART I. 42 ED. HI. TO A.B. 1651. half to the king and half to the person seizing. But this provision in Favour of English shipping was to last no more than three years; and we find no other statute on this subject till the reign Henry VII.

Petition of the Commons on the Carrying Trailer.

Bur in the mean time a petition made by the commons in parliament in the 18th year of Henry 6. is well worthy of notice. It was there prayed, that thenceforward no Italian, or other merchant of the countries beyond the Straits of Morocco, should fell in this realm any other merchandize than that of the countries beyond; the Straits, onpain of forfeiture thereof. And the reason there alledged for fuch a regulation is, that fince the Italian merchants had become carriers of the commodities of Spain, Portugal, and other countries without the Straits, in addition to the productions of the countries within the Straits, those articles were not brought in fuch abundance, nor were they fold fo cheap as when they were brought by the merchants of those countries respectively, or were fetched by the merchants of this country in their own ships; the consequence of which was, not only the decrease of the king's customs, and the depreciation of the merchandize of this realm, but also a great hurt to all the navy of the realm.

Such are the mischiefs which were meant to be remedied; and the benefits the commons proposed by the regulation thus prayed were stated to be, that the countries without the Straits would be more desirous of peace and friendship with England, in order that their merchants might have safe-conduct to bring their goods hither; and that

themselves for make a pass into not affent ment we controlled to foreign should be country to

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to give fe merchand An exper peafance i VII.; and ciple, car by prohib fcription, enacted by buy or fel lais, or t manner of Guienne o ventured Welshman English, 1 or men of on forfeitu the forfeit

(a) Rolls lian merchan straining the our merchants carrying the goods of this country themselves might fell them at the first hand, and 42 ro. 111. fo make greater profits. They prayed this might pass into a law for ten years; but the king did not affent to it (a). In this parliamentary document we discover a branch of the navigation-system begin to disclose itself; namely, the confining of foreign ships to carrying the productions of the country to which they belong.

IT is another branch of the navigation-system to give some favour or preference to articles of merchandize, if imported in ships of this kingdom. An experiment of this fort likewise made its appearance in the beginning of the reign of Henry VII.; and the parliament, in adopting this principle, carried it at once to the extremest length by prohibiting all commodities of a certain defeription, that were not so imported; for it was enacted by stat. 1. Hen. 7. c. 8. that no one should buy or fell within this realm, Ireland, Wales, Calais, or the Marches thereof, or Berwick, any manner of wine of the growth of the Duchy of . Guienne or Gascony, but such as should be adventured and brought in an English, Irish, or Welshman's ship, the mariners of which were English, Irish, or Welshmen, for the most part, or men of Calais, or of the Marches of the same, on forfeiture of fuch wine; half to the finder of the forfeiture, the other half to the king.

(a) Rolls Parl. 18. Hen. 6. 59. The great increase of Italian merchants at this time led to stat. 1 Rich. 3. c. 9. for restraining them and their trade.

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PART 1. 42 ED. 111. TO

pressing the decay of the navy and the idleness of the mariners, and that if the same were not reformed, the realm would not be of ability and power to desend itself. Conformably with the solicitude there expressed concerning the employment of mariners, this act required, for the first time, that the mariners, as well as the ship, should be of this country.

This statute, which deserves remembrance for having brought forward two principles of our navigation-fystem that have been applied, with some variation, on numberless occasions in later times, was an experimental regulation, and to endure only to the next parliament. In the next parliament it was revived by stat. 4. Hen. 72 c. 10. with fome alterations; namely, it was extended to the article of woad called Thoulouse woad. The forfeiture was laid not only on the article when bought and fold, but when conveyed or brought in. The ship was to belong to the king, or some of his subjects of England, Ireland, Wales, Calais, or Berwick, as owners, possessors, or proprietaries; and initead of requiring the mariners for the most part, it requires the master (a) and mariners, for the most part, to be men of those places.

This statute contains a provision of the same nature with the statutes of Richard II. and the

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⁽a) The expression in the statute is, "The master under God," and the mariners," &c. Bills of lading usually begin, "Shipped by the grace of God."

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temporary act stat. 3. Edw. 4. c. 1. "No person sinhabiting within this realm, other than merson chant strangers, shall freight or charge within this realm, or Wales, any ship or other vessel of any alien or stranger with merchandize, to be carried out of, or brought into, this realm or Wales, if he may have sufficient freight in ships of denizens at the port where he makes his freight, on forseiture of the merchandize, half to the king, and half to the person seizing the fame." There was a proviso that merchandize brought in contrary to this act, in cases of stress of weather, or enemies, should not be liable to forseiture, so as the owners made no sale thereof, otherwise than for victuals and necessary repairs of

THE stat. 1. Hen. 7. had, at the close of it, a saving of the king's prerogative. No such reservation was made in stat. 4. Hen. 7. But, notwithstanding, we find that many licences were obtained, both by aliens and denizens, in the reign of Henry VIII. for bringing in wine of Gascony and Guienne, and Thoulouse woad, contrary to statute; and these licences were expressly declared void by stat. 7. Hen. 8. c. 2.; with a saving, however, in savour of such as should be executed before a certain short day then to come.

THE decrease of shipping and mariners was again made a subject of complaint by parliament in stat. 23. Hen. 8. c. 7.; by which statute the parliament made no new regulation, but contented themselves with reciting stat. 5. Rich. 2. stat. 6.

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PART I. 42 ED. III. TO A. D. 1651. PART I. 42 ED. III. TO. A. D. 1651.

Rich. 2. and stat. 4. Hen. 7. which they declared should stand in sull force and effect. This act being made to continue only to the last day of the next parliament, it was thought proper by stat. 32: Hen. 8. c. 14 intituled, "An Act for the Maintenance of the Navy of England, and for certain Rates of Freight," again to consist the said statutes, in the same manner as had been done by stat. 23. Hen. 8. c. 7. In order better to insure the employment of English shipping, this act surther ordains a certain price of freight between London and the principal trading towns of Europe; which price was not to be exceeded, except in times of war.

An easement in duty for English ships.

IT feems, a proclamation had been obtained from the Crown, granting to merchant strangers, for a certain time, the privilege of importing and exporting merchandize, on paying the same custom and fubfidy as natural-born fubjects. This liberality of the Crown was qualified by the prefent statute, which confined it to such articles as were imported or exported in any ship, bottom, or vessel of this realm of England, commonly called an English ship, bottom, or vessel; which is the first instance of an easement in duty made in favour of English ships. But to this was subjoined a proviso, That should no such English ship be at the port, and the merchant gave notice thereof to the Lord Admiral, or his deputy, or if none fuch were resident at the port, then to the customer or comptroller, and obtained from him a certificate, under his feal, of fuch lack of English ships,

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Such w ment to re English shi commerce a we shall see to the form 5. & 6. Ed Hen. 7. wa tenance of articles th cheaper; b fold dearer the better cordingly p day of Feb any person amity with wines, or to or Thoulou eclared nis act of the at 32. Main or certified the n done to in-his act

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which made s fubh ship notice, or if to the him lnglish ships,

ips, he might then freight any foreign ship in the port, and have the benefit of the proclamation.

PART 1. 42 ED. 111. TO A. D. 1651.

To facilitate the execution of this act, owners of English ships were directed to affix a notice in some public place in Lombard-street, for the space of seven days, of their intention to sail, and the voyage they meant to make. Provisions were made for the speedy departure of ships, safe custody of goods committed to their care, and the due performance of their engagement, by a complaint and hearing, in a summary way, before the admiral, his lieutenant, or deputy.

Such were the endeavours used by this parliament to recommend, and gain a preference for English shipping. But the competition between commerce and navigation had various fuccess; and we shall see in the next reign that a turn was given to the former in prejudice of the latter. 5. & 6. Edw. 6. c. 18. we are told, that stat. 4. Hen. 7. was supposed to be made for the maintenance of the navy, and in good hope that the articles there mentioned would be obtained cheaper; but, on the contrary, those articles daily fold dearer, " and the navy was thereby never the better maintained." The present statute accordingly provides, that in future, between the first day of February and the first day of October, any person, being of the parts or countries in amity with our fovereign, might bring in those wines, or wines of any other parts of France, or Thoulouse woad, in whatfoever ships, crayers,

42 ED, 111. TO. A. D. 1651. or boats, whoever might be owner (being of par in amity with our fovereign), and whoever might be the mafter or mariners (a).

THE expectation expressed in this statute to obtain foreign goods cheaper when the carrying of them was granted as a monopoly in favour of English shipping, was rather such as would be held out by interested persons who seek a privilege, than entertained by wise men who look on, unless in times when the nature of commerce is very little understood.

The cause of commerce was backed by the jealousy of foreign states, who retaliated our prohibitions to freight foreign ships, by making penal laws against such as should ship goods out of their countries in any other than the vessels of the country. This point was taken into consideration by the parliament at the beginning of the reign of queen Elizabeth, and by stat. 1. Eliz. c. 13. a formal repeal was made of stat. 5. Rich. 2. and stat. 4. Hen. 7.; and thereby it was hoped to conciliate the friendship of our neighbours, who were running the same race with us in navigation and commerce. But that the interest of navigation might not be wholly abandoned, another

(a) By stat. 23. Hen. 8. c. 7. sect. 2. no wines of Gascony or Guienne, or any manner of French wines, were to be landed between the Feast of St. Michael the Archangel and the Purisication of Our Lady. This act was expired when the stat. 5. & 6. Edw. 6 was passed, otherwise the time here limited for importing would in essect have been no limitation at all, but an entire permission. Quare, If that prohibition of stat. 23. Hen. 8. was continued by any other statute?

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another mode was attempted, by which it was intended, with lefs envy and more appearance of equity, to accomplish a like end. To prevent a fraudulent practice, which then had obtained, of fubjects entoring the goods of strangers in their own names, and fo defrauding the Crown of the aliens' duties, the following regulation was made; which, under the mask of revenue, seems to have nothing in view but re-establishing the spirit of the Navigation-Acts repealed in the foregoing clause. It was enacted, that all owners of merchandize, who in time of peace, and when there was no restraint made of English ships, should embark, ship, lade, or discharge, by way of merchandize, any wares or merchandize (mast, raffe, pitch, tar, and corn only excepted) out of, or into any ship, bark, hoy, vessel, or bottom, whereof the queen, or some of her subjects of this realm, were not possessors and proprietors, and the masters and the mariners for the most part subjects of the queen; should pay the subsidy and custom for the fame, as strangers and aliens born.

Thus, by the laws repealed, all subjects were required to import and export in English ships; by the present law, all subjects, who imported or exported in foreign ships, were liable to pay the aliens' duties. It is true, the former acts were enforced by forfeiture; but the aliens' duties, though a less function, were motives sufficient with men, whose occupation in commerce habituated them to the comparison of every rise or fall in their profits. The design and expectation of the par-

PART T

42 RD. 111. 10 A. D. 1651;

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liament

PART I. #2 ED. III. TO A. D. 1651. liament was fairly discovered in the title they gave to this act, An Act for the Shipping in English Bottoms.

THE act goes on to ordain, that no hoy or plate owned by an English subject should carry merchandize from this kingdom to parts beyond the seas, on pain of forfeiting such hoy or plate, with all the munition, tackling, and other necessaries pertaining thereto; a provision, that probably was designed to promote the building of larger ships.

An exception, similar to what we have before feen, was made to the regulation in favour of English ships; namely, that the merchants adventurers, and merchants of the staple, might, at the time of their shipping cloth and wool, twice in one year at the most, from and out of the river Thames, ship merchandize in a ship belonging to a stranger, or alien, at such times as ships belonging to subjects were not to be had, sufficient in number and goodness for the safe conveyance of goods to Flanders, Holland, Zealand, or The merchants of Bristol also, who had fuffered greatly in their shipping by enemies at sea, were allowed to ship, within forty miles of their city, merchandize on board strangers' bottoms, without paying other customs than for merchandize in English bottoms.

THE whole of this act was only of temporary duration, namely, for five years; and so to the end of the parliament next following. But, before it expired, the regulation about hoys was repealed

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MANY p made refp them had t to shipping towards the the inland st as stat. Wer Edw. 3. pr market of was then, as were follows reigns; in a light of vicby the Navigation-Act passed in 5. Eliz. which. ordained, that English hoys and plates might cross the seas as far as Caen in Normandy, and eastward as far as Norway. This partial indulgence was taken away by stat. 13. Eliz. c. 15.; but this last act being to continue only to the end of the next parliament, when that period arrived, the provision of star. 5. Eliz. again revived.

THE stat. 5. Eliz. c. 5. is intitled An Act. touching politic Constitutions for the Maintenance of the Navy. In this act were brought forward two principles of our system of navigation, that have been steadily adhered to, under different modifications, ever fince. One was the encouraging of the fisheries, as the means of increasing our shipping and navigation; the other was, the confining the coasting trade to English shipping.

Many provisions had, before this statute, been The Fisheries made respecting the fisheries; but in none of them had this subject been taken up with a view to shipping and navigation. The laws made till towards the latter end of Edward III. related to the inland fisheries of falmon and other river-fish; as stat. Westm. 2. 13. Edw. 1. c. 47. But in 31. Edw. 3. provisions were made about the sale in market of herrings, of which Great Yarmouth was then, as now, the principal market*. These * Stat. 31. Ed. were followed by feveral others in the subsequent 3, st. 2, c. 1. 31. Ed. 3. reigns; in all of which fish was considered in the light of victual merely; was often joined with corn, butter, cheefe, and the like; and the great

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PART I.

42 ED. III. TO A. D. 1651. anxiety seemed to be, to obtain a regular supply, to prevent forestalling or regrating, either by buying it at sea, or taking any undue advantage of the sishermen when they came to shore, so as to prevent a sair and open sale in market, for the supply of the public on the best terms; such are stat. 31. Ed. 3. st. 2. c. 2. stat. 31. Ed. 3. st. 3. stat. 35. Ed. 3. st. 1. stat. 6. Rich. 2. c. 11. stat. 25. Hen. 8. c. 4. among many others. To attain this object, encouragement was given by stat. 6. Rich. 2. c. 10. (which was enforced by several statutes passed in after-times, as stat. 1. Hen. 4. c. 17. stat. 14. Hen. 4. c. 6.) to aliens, being friends, to bring in sish and sell it in market, notwithstanding any privileges or charters granted to others.

In the time of Henry VIII. the parliament, for the first time, expressed an opinion, that the fisheries had a connection with the state of our navigation and maritime force. In stat. 33. Hen. 8. c. 2. which was made for preventing the old practice of buying fish on the high sea, it is stated in the preamble, that many towns on the coast of Kent and Suffex had, in former times, possessed wealth and great population, owing to their fisheries; that there was in consequence a building of boats and ships in those parts, and mariners always to be found for the navy; lastly, that the markets were well supplied with fish, many grew rich, and the poor were employed. It then complains, that the fishermen of those parts had of late thought it more advantageous to go over to, the coasts of Picardy and Flanders, or to meet

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meet the the fishermen of those countries at sea and buy of them with the coin of the realm their fish; whereas if they did not so regrate these supplies (which seems to have been the principal grievance), these Picards and Flemings would bring their own caught fish, and sell it here at a cheaper rate. A penalty was, by this act, imposed on those who bought such fish, and brought it here to market.

ANOTHER statute may be mentioned as bearing a semblance of encouraging the sisteries. By stat. 2. & 3. Edw. 6. c. 6. no toll was any longer to be taken by the officers of the admiralty from any merchant or sisterman for a licence to pass out on voyages to Iceland, Newsoundland, Ireland, or other places commodious for sisting upon the seas.

It remained for the reign of queen Elizabeth to make some regulations that would plainly and materially contribute to render the sisheries subservient to the end of shipping and navigation. This was done by the abovementioned stat. 5. Eliz. c. 5.

By this statute it was enacted, that, for four years to come, the queen's subjects might export, in ships and vessels of subjects, herrings and other sea fish taken upon the seas by subjects to any place out of the queen's dominions, without paying any custom, subsidy, or poundage-money for the same. In ports, cities, markets, and other places, none were to set a price on, or make any restraint, or take a toll or tax of sea fish taken by subjects in ships or vessels of the same subjects; nor was any purveyor to take the same but on agreement

PART I. 42 ao. iii. 10 a. d. 1051. PART I.

42 RD. 111. TO A. D. 1651.

* Sect. 1, 2, 4

+ Sect. 6, 7.

agreement with the owner or feller*. None were to buy of any stranger, or out of a stranger's bottom, any herring not being sufficiently falted, packed, and casked, on pain of forseiture, except fuch herrings came in by shipwreck to To promote the confumption of fish, various regulations were made concerning the due keeping of ; Seet. 14, 15, fish-days ‡, with other matters conducing to encourage and recommend the great object of the. fishery.

In the course of this reign several other regulations were made upon this head. In stat. 13. Eliz. c. 11. which also is intituled, An Act for the Maintenance of Navigation, it was enacted, that no fish taken or brought into the realm by a stranger, nor fish commonly called Scottish fish, or Flemish fish, should be dried within England, to be fold, on pain of forfeiture thereof |. Again, in stat. 23. Eliz. c. 7. intituled, An Act for the Increase of Mariners, and for Maintenance of the Navigation, provision was made against the merchants and fishmongers sending into foreign parts, and ingroffing falted fish, and falted herrings, instead of employing our own fishermen; owing to which, the preamble of the act fays, two hundred fail and more of good and ferviceable ships, which used to trade yearly to Iceland, had now decayed; and also a great number of mariners and seamen fit for her majesty's service: however, falted fish might, by this act, be brought by aliens, being the real owners thereof. This provision

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PART I. 42 ED, III. TO A. D. 1051.

provision was relaxed by stat. 27. Eliz. c. 15. fo as to allow fuch falted fish to be imported by English subjects, for the use of some of the northern ports of England, which, it feems from the preamble of the act, used to be supplied with herrings and other fish from the coast towns of Norfolk and Suffolk, till the exportation of them had been encouraged by taking off the export duty by flat. 5. Eliz.; fince which, fo much of that article was fent to Zealand, France, and Portugal, and up the Streights for Italy, that the northern parts of this kingdom fuffered greatly from fcarcity. The act of 23. Eliz. was afterwards wholly repealed by stat. 39. Eliz. c. 10.; and the reason given is, that the navigation of this kingdom was not bettered, nor the number of mariners increased by the prohibition on the importation of of foreign falt fish by our own merchants, and that the natural subjects were not able to furnish a tenth part of the realm with falted fish of their own taking; while, in the mean time, the foreign merchants only enhanced their prices fince the late act of parliament. Further, it alledged, that confidering the subjects of this country might carry out falted fish, it was unequal not to allow them also to bring it in, but rather to entrust this branch of trade wholly to foreigners.

By stat. 1. Jac. 1. c. 23. and stat. 3. Jac. 1: c. 12. provision was made for encouraging the sistery of pilchards and sea sisten on the coasts of Somerset, Devon, and Cornwall. And this may be considered as the whole of what was done by parliament,

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PART I. 42 ED. 111. TO A. D. 1651. parliament, till the Act of Navigation, for promoting this branch of employment for thips and mariners, which has been deemed in later times fo necessary for increasing and advancing both.

The Coa ting Trade.

WITH regard to the second principle of the navigation-system brought forward by stat. 5. Eliz. it was enacted, that no person should cause to be loaden or carried in any bottom whereof a stranger born was owner, ship-matter, or part-owner, any kind of fish, victual, wares, or things of what kind or nature foever, from one port or creek of this realm to another port or creek of the fame, on pain of forfeiting the goods for laden or carried*.

FSect. 8.

In addition to this, the antient regulation concerning French wines and Thouloufe woad, that had lately been repealed, was revived. No wine coming out of the dominions of France, nor Thoulouse woad, was to come into this realm of England, but in veffels of which fome subject of the queen was only owner, or part owner, on pain of forfeiting fuch wine or woad +; with an exception in favour of Wales, the county of Monmouth, and the Isle of Man, where strangers might bring, in ships owned by strangers, any quantity of Rochelle wine, and not exceeding a certain quantity of other French wines, in one Seet. 11. 46, year ‡. A permission was given to all persons, being fubjects, to export wheat, rye, barley, malt, peas, or beans, when they did not exceed certain prices, into any parts beyond fea in ships, crayers,

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PART I. 2 ED. 111. TO A. D. 1651.

This act was temporary: the part of it that allowed the exportation of herrings and other fish free of duty, was continued by stat. 13. Eliz. c. 11. for fix years, but was at length left to expire: the other provisions above-mentioned were kept on foot by the continuing acts, stat. 39. Elis. c. 18. ftat. 1. Jac. 1. c. 25. ftat. 21. Jac. 1. c. 28. ftat. 3. Car. 1. c. 4. flat. 16. Car. 1. c. 4.

BEFORE we leave this stat. 5. Eliz. c. 5. it fhould be remarked, that the description which prevailed in the former statutes of the ownership of the vessel, whether English or foreign, was varied by this act, which introduced the alternative of only owner, or part owner, as well with regard to one as the other; and in both cases it had the effect of rendering the regulation in favour of English ships more strict.

In another act* made in the same sessions of par- *c. 13. liament, for regulating the exportation of corn, the encouragement of shipping was still kept in view. The act is intituled, For the Increase of Tillage, and Maintenance of the Navy. exportation of corn is required to be in English ships; and this is done in the same words as had been before used in stat. 5. Eliz. c. 5. before noticed.

It was upon the regulations of stat. 5. Eliz. c. 5. that the shipping and navigation of this country depended for support and encouragement till the middle of the last century; when a fet of men who

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PART I. 42 ED. III. TO A. D. 1651. who had violated all scruples and rights to possess themselves of the government, manifested a more laudable courage in despising the delicacy hitherto observed towards the rival maritime powers, and resolved, by one legislative act, to advance the interest of English navigation, in opposition to all competition from foreigners of every description.

The Plantation

THE first law made at this time for the advancement of navigation, was one for promoting the interest of our foreign plantations, which we shall from this time perceive to be intimately connected with the interests of navigation and of

shipping.

THE plan of colonization, which had been begun in the reign of James I. had, all along, been conducted under the immediate administration of The adventurers engaged in the enterprize under the fanction of royal charters; and every thing relating to their fettlement and trade had been ordered by the king and the privy council, without any participation of the Legislature, In these regulations we discover some traces of the policy then conceived, and fince more particularly purfued, with regard to the trade of thefe distant possessions; the striking features of which were, to give encouragement to their productions, in preference to the like articles from other countries; and in return for that preference to require of them, that they should send all their productions to this country, and employ only English shipping.

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TAMES I. had unfortunately conceived a capricious dislike of tobacco, the only production of Virginia, which he himself was so proud of having fettled. This novel plant was prohibited by proclamation, and the Virginia Company were driven to establish houses in Holland and Zealand, for the import and fale of their confignments. But the cuftoms which used to be received upon tobacco in this kingdom failing, the king was willing to come to an understanding with the Company; and after this question had been agitated between them and the crown for some time, a compromise was at length agreed upon in 1623, by which James consented to receive a duty of 9d. per pound in lieu of all charges, and the Company were to have the fole importation, upon the express condition, that the whole production of the colony should be brought to England (a). Again, in 1624 the king prohibited by proclamation the importation of tobacco into England or Ireland, excépt from Virginia or the Somer Islands, and except in ships belonging to his subjects. prohibited also the planting of it in England or Ireland, or in the isles to the same belonging. a compensation for the loss of duties on Spanish and other foreign tobacco, the merchandize was to be received by royal agents, at a stipulated price, and to be fold by them for the benefit of the king (b).

In the following reign a like policy was main-

(a) Chalmers Pol. Ann. pa. 52 to 57. (b) Ibid. 67.

PART I.

42 ED. III. TO A. D. 1651. PART I.

42 ED. 111. TO A. D. 1651.

tained under the authority of royal proclamations. In 1639, in the instructions given to sir William Berkeley, then appointed governor of Virginia, we find it alledged, that many ships laden with tobacco and other merchandize had carried the fame from thence directly to foreign countries, whereby the king lost the duties due thereon, as nothing was answered upon the exportation in Virginia; the governor is therefore directed to be very careful that no veffel depart thence, loaded: with those commodities, before bond, with fufficient fureties, should be taken to his majesty's use, to bring the same into his majesty's dominions, and to carry a lading from thence, in order that the staple of these commodities might be made here; whereby his majesty, after so great an expence upon that plantation, and fo many of his fubjects transported thither, might not be defrauded of what was justly due for customs on the The bonds were to be transmitted, so that delinquents might be proceeded against. It was at the same time given in charge to the governor, to forbid all trade with any foreign veffels, except upon necessity. The governor was also to take bonds of the owners of tobacco, that it thould be brought to the port of London, there to pay fuch duties as were due (a). A customhouse regulation that we shall see was afterwards adopted by parliament, and carried into full execution.

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(a) Chalm. Pol. Ann. pa. 132.

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THIS (plantatio and othe beneficial navigatio commodit imported perfons 1 their bett merchand plantation for contin acted, tha for their t of all cuf they were to the exc not to app new-foun

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Thus far had the king proceeded, with the advice of his privy council, to fettle and arrange the trade between the mother-country and the plantations. Some few years after, the parliament, which had then assumed the sovereign power, took up this subject; and on 23 January, 1646, they passed an ordinance, intituled, Privileges granted to several foreign Plantations.

This ordinance begins by reciting, that the plantations in Virginia, Bermuda, Barbadocs, and other places of America, had been much beneficial to this kingdom, by the increase of navigation, and the customs arising from the commodities of the growth of those plantations imported into this kingdom; and it recites, that perfons trading there had been permitted, for their better encouragement, to transport thither merchandizes and necessaries for carrying on such plantations, without paying any cuttom for them: for continuing this encouragement it was now enacted, that all goods exported to fuch plantations, for their use and support, should be exported free of all custom or duty whatsoever, except, that they were, for the next three years, to be subject to the excise (a). This privilege, however, was not to apply to exports made to the plantations in new-found lands.

A custom-house regulation was subjoined, of a fort that will frequently be met with in other laws

PART I.

49 ED. 111. TO A. D. 1651.

⁽a) There is an ambiguity in the wording of the ordinance in this place; it might be read, " that they were to be exempt " from the excise for the three years."

PART I. 42 ED. 111. TO A. P. 1651.

laws relating to the plantations. Security was to be given to the commissioners of the customs for really exporting fuch merchandize to the plantations, there to be used; and a certificate was to be returned from thence, within one year after the lading, of the ship's arrival and discharge in the plantations. Permission was given to entertain and transport to the plantations, persons, subjects of this kingdom, who were willing to ferve and be employed in them, provided the names of fuch persons were registered in the custom-house; and no force were used to take up such servants, nor any apprentices were enticed to defert their mafters, or children under age admitted without express consent of their parents; and provided a certificate, within one year of the arrival, should be returned from the governor, or other chief officer, that no fraud was used to carry such person to any other place.

After these provisions another was added, which more particularly belongs to our subject, and which is added in the form of a proviso, and was meant as a condition to be performed on the part of the plantations, to intitle them to the benefits intended them by this ordinance. "Provided, That none of the said plantations do fuffer or permit any ship, bark, or vessel, to take in any goods of the growth of the said plantations, from any of their ports, and carry them to any foreign parts and places, except in English bottoms. And in case any of the said plantations shall offend herein, then the

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In this principle confining colonies adopted a manent and established

BEFORE foreign pla the cause of displeasure dom; and ment, 3d further inte them in a intituled, I BERMUDA' ordinance d to have bee the people that they w and dépend the planting to fuch laws should be m then alledge had usurped tates of ma up in oppo vas to
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" plantation to offending shall be excluded from PART I:

"the benefit of the ordinance, and shall pay custom, as other merchants do to France, Spain,

" Holland, and other foreign parts."

In this manner was brought forward another principle of our fystem of navigation, that of confining to the mother-country the trade of its colonies and plantations; which we shall see adopted and completely secured in the more permanent and extensive policy that was soon to be established.

Before we come to that, we find some of the foreign plantations, having attached themselves to the cause of the exiled family, had incurred the displeasure of the ruling authority in this kingdom; and an ordinance was passed by the parliament, 3d October, 1650, for discontinuing any further intercourse with them, and for declaring them in a state of rebellion. This ordinance is intituled, Trade with the BARBADA, VIRGINIA, BERMUDA'S and ANTEGO, prohibited. ordinance declares those colonies and plantations to have been planted at the cost, and settled by the people and the authority, of this nation; and that they were, and ought to be, subordinate to, and dépendent upon, England; and had ever fince the planting thereof been, and ought to be, subject to fuch laws, orders, and regulations, as were and should be made by the parliament of England. It then alledges, that divers persons inhabiting therein had usurped a power of government, seized the estates of many, banished others, and set themselves up in opposition to, and distinct from, this state

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42 ED, 11. TO A. D. 1651. PART I. 42 ED. 111. TO A. D. 1651.

and commonwealth; they were therefore declared robbers, rebels, and traitors; and the parliament forbade to all manner of perfons, foreigners and others, all manner of commerce, traffic, and correspondence, whatsoever, to be held with those rebels. Power was accordingly thereby given to seize and take all ships and goods of persons trading, or going to trade, or coming from trading, with them, or holding correspondence with, or yielding them any assistance. Ships and goods were not to be embezzled, but to be proceeded against in the court of admiralty.

AT the same time the parliament laid a restriction upon all the plantations in general, which has continued, in some degree, to the present time. "To prevent for the time to come, and to hinder " the carrying over of any fuch persons as are " enemies to this commonwealth, or that may " prove dangerous to any of the English planta-" tions in America, the parliament doth forbid " and prohibit all ships of any foreign nation " whatsoever to come to, or trade in, or traffic " with, any of the English plantations in America, " or any islands, ports, or places thereof, which are planted by, and in possession of, the people " of this commonwealth, without licence first had " and obtained from the parliament or council of " of state." And power was given to seize all foreign ships so circumstanced, and not having fuch licence; and they, with their goods, were declared to be prize.

WITH respect to the plantations in actual rebellion, power was delegated to the council of state nation to
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to grant licence and leave to any ship of this nation to trade thither, notwithstanding this act. The council of state were also authorized to send a naval force thither, and to stant commissions to enforce obedience; and also to grant pardons, and appoint governors, and to do and use all lawful means to settle and preserve them in peace, till the parliament took further order therein.

Such was the nature of the prohibitory law passed on that occasion; and so early in the parliamentary history of our colonies was a model afforded to be followed in after-times, when it was judged that the like remedy should be applied for correcting diforders of a similar fort.

But the grand scheme for establishing English shipping and navigation on a footing of distinction that had never been before attempted, was brought forward in the following year.

THIS was the famous Act of Navigation passed Act of Navigation, 1661 by the parliament 9th October, 1651. In this act we shall see the principles, which had been gradually developing in former laws, and which had been enforced, repealed, or qualified, according as different opinions prevailed, and circumstances allowed, now adopted, and expanded to their full extent, in one fystem of regulation, that has subfifted, without any very material change in its substance, to the present day.

THE great object of jealoufy at the time of passing this act was the immense carrying trade possessed by the Dutch; and the title of the act is fuited to this leading idea, Goods from foreign D 2

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PART I. 42 ED. 111, TO A. D. 1631.

parts by whom to be imported (a). The portion of the carrying-trade with our colonies, which the Dutch had obtained, was the most serious grievance, and that which the nation bore with least patience. Notwithstanding the engagements, stipulations, and regulations, made for confining that branch of navigation to the mother-country, it is faid, that in the West-India Islands there used, at this time, out of forty ships to be thirty-eight ships Dutch bottoms. The ordinance fets out with a regulation that was to strike at this abuse; it enacts, That no goods or commodities whatfoever, of the growth, production, or manufacture, of Asia, Africa, or America, or of any part thereof, or of any islands belonging to them, or any of them, or which are described or laid down in the usual charts or maps of those places, as well of the English plantations as others, shall be imported or brought into this commonwealth of England, or into Ireland, or any other lands, islands, plantations, or territories, to this commonwealth belonging, or in their possession, in any other ship or vessel whatsoever, but only in fuch as do truly, and without fraud, belong only to the people of this commonwealth, or the plantations thereof, as the proprietors or right owners thereof, and whereof the master and mariners are also, for the most part of them, of the people of this commonwealth, under the penalty of the forfeiture of the goods, as also of the ship (with all her tackle, guns, and apparel) in which the goods fhall

shall be for commonway goods and

HAVIN production English sh the growth rope, or o brought in into Irelan tions, or 1 longing, o fel whatfoe out fraud, monwealth. thereof, an ships and v to the peop the faid goo nufacture, o only be, o transportation former case of foreign and which a wealth, in fl shall be by other place growth, pro ports where only, or are for transport

(a) Vide Scob. Alls, ann. 1651. cap. 22.

shall be so brought in and imported, half to the commonwealth, and half to the person seizing the 42 gd. 111. TO A. D. 1651. goods and profecuting them.

HAVING thus fecured the whole import of the productions of three quarters of the globe to English ships, it goes on to enact, That no goods, the growth, production, or manufacture, of Europe, or of any part thereof, shall be imported or brought into this commonwealth of England, or into Ireland, or any other lands, islands, plantations, or territories, to this commonwealth belonging, or in their possession, in any ship or vesfel whatfoever, but in fuch as do truly, and without fraud, belong only to the people of this commonwealth, as the true owners and proprietors thereof, and in no other, except only fuch foreign ships and vessels as do truly and properly belong to the people of that country or place of which the faid goods are the growth, production, or manufacture, or to fuch ports where fuch goods can only be, or most usually are, first shipped for transportation, under the fame penalty as in the former case; and no goods or commodities that are of foreign growth, production, or manufacture, and which are to be brought into this commonwealth, in shipping belonging to the people thereof, shall be by them shipped or brought from any other place or country, but only those of their growth, production or manufacture, or from those ports where the faid goods and commodities can only, or are, or usually have been, first shipped for transportation, and from none other place or \mathbf{D}_{3} country,

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PART I. 42 xp. 111. 10 A. D. 1651.

country, under the like penalty of forfeiture. By these two prohibitions the Dutch were cut off from the carrying-trade of Europe, and our merchants were obliged to setch the productions of the rest of the world from the place of their growth, instead of buying them in Holland. In the second of these three provisions we see that idea carried into execution which had been pressed on the parliament by the commons in 18. Hen. 6. (a), and which was afterwards actually sollowed in the case of Thoulouse woad, and French wines.

To these great lines of this act were added the following provisos:

FIRST, This was not to restrain the importation of the commodities of the Straits, or Levant seas, laden in the shipping of this nation, at the usual ports, or places for lading them theretofore, within the Straits or Levant seas; nor East-India commodities laden in the shipping of this nation, at the usual place for lading in any part of those seas, to the southward and eastward of the Cape of Good Hope, although they were not of the growth of those places.

SECONDLY, The people of this commonwealth might bring, in vessels or ships to them belonging, and whereof the master and mariners were of this nation, from any of the ports of Spain, or Portugal, goods or commodities that came from, or anyway belonged to, the plantations or dominions of either of them respectively.

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(a) Vid. ant. pa. 13.

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THIRDLY, It was not to apply to filk, or filk wares brought by land from Italy, and there 42 up. 111. bought with the proceeds of English commodities fold for money, or in barter; but the people of this commonwealth might ship them in English vessels from Oftend, Nieuport, Rotterdam, Middleburgh, Amsterdam, or any ports thereabouts, the owner making oath before the comptrollers

FOURTHLY, It was not to extend to bullion, nor to goods taken by way of reprifals, by ships having commission from the commonwealth.

of the customs, or one of the barons of the exche-

quer, that the goods were so bought for his ac-

Thus far of foreign trade. The next object was the fisheries, in which the rivalship and success of the Dutch had been long regarded as a national loss and difgrace. It was now resolved to give an advantage and preference to the exertions of our own fishermen; and it was enacted, that no fort of cod-fish, ling, herring, pilchard, or any other kind of falted fish usually fished for and caught by the people of this nation, nor any oil made of any kind of fish whatsoever, nor any whale-fins or whale-bones, should be imported into this commonwealth, or into Ireland, or any other lands, islands, plantations, or territories, thereto belonging, or in their possession, but only fuch as should be caught in vessels that truly and properly belonged to the people of this nation, as proprietors and right owners. And the fish was to be cured, and the oil made, by the people D 4

PART L. 42 ED. 111, 10 A. D. 1651. of this commonwealth, under the penalty beforementioned. Nor was such fish, when caught and cured by the people of this commonwealth, to be exported from any place belonging to this commonwealth in any other ship or vessel than such as truly and properly appertained to the people of this commonwealth, as right owners, and whereof the master and mariners were, for the most part of them, English, under the like forseiture.

The last object was the coasting trade, in which the act follows the very words of stat. 5. Eliz. It enacts, that no person whatever should load, or cause to be loaded, and carried, in any bottom, ship, or vessel, whereof any stranger born (unless such as were denizen or naturalized) were owner, part owner, or master, any sish, victual, wares, or things, of what kind or nature soever, from one port or creek of this commonwealth to another, under pain of sorfeiting the goods and ship.

Such was the scheme of navigation, which the bold reformers of that day designed for increasing the naval strength and consideration of this country. It may be said to have originated in jealously, and to have caused the decline and diminution of a neighbouring nation; but it was sounded in a policy, which the necessities and the advantages of an insular situation suggested; and the nation having, from supineness or ignorance, permitted an active neighbour so long to take a share in the sisheries and foreign trade which belonged to us, thought itself justified in asserting, at length, its rights,

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and carrying them into full effect by this legislative act. And although this measure brought upon the country an obstinate and bloody war; and though the authority on which it was founded was unconstitutional and usurped, yet a plan so wise and folid was strenuously maintained by those who formed it; and it was not fuffered to pass away with the transient government from which it derived, its origin: the great features of it were adopted, by the lawful government, at the restoration of Charles II. when a new Act of Navigation rose out of the ashes of this, and became the basis of all those laws that have since been made for the increase of shipping and navigation.

PA'RT II.

INTRODUCTION.

PART II. 12 CAR. 11. TO A. D. 1783.

THE fecond period in the history of shipping and navigation begins with the restoration of Charles II. In the statute for laying new duties of tonnage and poundage on the import and export of merchandize, provision was made, in certain cases to give an abatement in the duty, where shipping of English-built was employed *. But the great regulation in savour of English shipping was, The Act of Navigation, as it is usually called, to distinguish it from others of the same policy and nature. This is stat. 12. Car. 2. c. 18. intituled, An Act for the Encouraging and Increasing of Shipping and Navigation.

* Stat. 12. Car. 2. c. 4.

This act pursues the policy and detail of the one made in 1651, using sometimes its very words. It has made however some alterations, and has added considerably to the scope of the former act. In order to present the regulations of this law in a clear view, it will be proper to class them under heads. The obvious way to promote the increase of shipping is to facilitate its employment. The laws of shipping become therefore the laws of trade:

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THE ner vigation as employmen are it porta ventured to ently, wher and when America, tl in the Eu made as to and certain of trade in principal al lation conta contains a entered into ing foreign taining the Other differ this scheme

PART II. 12 CAR. II. TO A. D. 1783.

trade; and the heads under which they most naturally arrange themselves, are the trades in which ships are employed between the different quarters of the globe. The late act began by defining what ships should be employed in carrying the productions of Asia, Africa, and America; which might very properly be called the Plantation trade. It then proceeded to the European trade. Then it regulated ships as far as regarded the Fisheries; and concluded with the carrying from port to port in this kingdom, which might be called the Coasting trade.

THE new act has confidered shipping and navigation as they relate to these same branches of employment. But it has made two divisions that are it wortant. The Plantation trade, as I have venue to call it, is considered somewhat differently, when carried on with our own plantations, and when with those parts of Asia, Africa, or America, that belong to other fovereigns. Again, in the European trade a great distinction is made as to the productions of Russia and Turkey, and certain enumerated articles, and as to articles of trade in the rest of Europe. These are the principal alterations made in the heads of regulation contained in the old act. The new act contains a head of regulation that had not been entered into by the old act; namely, for preventing foreign ships passing as English, and for ascertaining the ownership and built of English ships. Other differences in the detail and execution of this scheme will be discovered on a closer comparison

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ws of rade; PART II. 12 CAR; II. TO A. D. 1783, parison of these two acts; but the leading ones just mentioned are as much as need be noticed at present.

This Act of Navigation passed after the Restoration being looked back to as the origin and great charter of our navigation-system, upon which all subsequent laws may be considered as comments, it seems most natural to pursue our surther enquiries in the course directed by this act, and to class the matter of our work under the heads into which this act is divided. These are, the Plantation trade—the trade with Asia, Africa, and America—the European trade—the Coasting trade—the Fisheries—and, lastly, of British ships.

Making these divisions of the enquiry, I shall begin each with stating the ground-work laid by the Act of Navigation, and then follow the changes and improvements made by subsequent laws (a).

(a) An act was passed in the Scotch parliament for a similar purpose in 1661, initialed, An Ast for Encouraging Shipping and Navigation. By this act goods and commodities are to be imported by Scotch ships, or ships of the countries where the commodities are produced, with an exception of the commodities of Asia, Africa, and America, and those of Musco and Italy, until Scots merchants had actual trade to those places. A double custom was laid on goods imported in foreign ships, except ships of England or Ireland; but that exception was to endure no longer than while Scotch vessels enjoyed the like benefit of trade within England and Ireland. A scheme of registry and certificate for Scots ships is also sketched out in the act. The policy and wording of this act plainly shew, that the parliament had our statute in view.

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CHAPTER I.

Import and Export in English Ships-Enur merated Goods-European Goods sent to the Plantations — Plantation Bonds — Acts of Navigation enforced-Relaxed and dispensed with-Stat. 7. & 8. Will. 3 .- Navigation Act relaxed - Irish Linens - Rice - Sugar -American Acts Stat.4. Geo. 3. and Stat. 5. Geo. 3. Stat. 6. Geo. 3.-Free Ports established—The Export. Trade from Ireland— Import and Export Trade granted more fully—The Restraining and Prohibitory Acts-Newfoundland-Honduras-Surat.

THE first and grand object in the Act of Navigation feems to have been the Plantation 12 CAR. IL TO For fecuring this to the Mother-country, it was ordained, that no goods or commodities shall be imported into, or exported out of any lands, islands, plantations, or territories, to his majesty belonging, or in his possession, or which may hereafter belong unto, or be in the possession. of his majesty, his heirs, and successors, in Asia, Africa, or America, in any other ship or vessel Important Exbut in fuch flips or veffels as do truly, and with-ships. out fraud, belong only to the people of England or Ireland, the dominion of Wales, or town of

A. D. 1783.

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12 car. ii. to a. d. 1783.

Plantation Trade. Berwick-upon-Tweed, or are of the built of; and belonging to, an of the faid lands, illands, plantations, or territories, as proprietors and right owners. thereof, and whereof the master, and three-fourths of the mariners, at least, are English, under pain of forfeiting the goods, and also the ship or vessel, with all its guns, furniture, tackle, ammunition, and apparel, one third to the king, one third to the governor of the land, island, plantation, or territory, where the default was committed, in case the ship be there seized, or otherwise such third part to the king, and the other third part to the person seizing, informing, or suing for the fame. Further, all admirals and commanders of king's ships are authorised to seize, and bring in as prize, ships so offending, and to deliver them to the court of admiralty. And in case of condemnation, one moiety of such forfeiture is to go to fuch admiral or commander, and his company, to be divided as prizes are; the other moiety to the king *.

* Sect. 1.

In pursuance of the like policy, it was moreover ordained, that no alien, or person not born within the king's allegiance, or naturalized, or made a free denizen, shall exercise the trade or occupation of a merchant or sactor in any of the said places, on pain of forseiting all his goods and chattels; one third to the king, another third to the governor, and the other to the person informing and suing for the same. And to secure, as much as possible, the execution of these laws, it is required, that all governors, before they enter into their government, shall take a solemn oath to do t regulations observed; a negligent in his government

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lemn oath oath to do their utmost, that the before-mentioned regulations should be punctually and bond side observed; and a governor wittingly or willingly negligent in doing this duty is to be removed from his government *.

HAVING provided that none but English inips should carry the plantation-commodities, it was thought proper, that the principal articles of them, which are named in the act, and are therefore called enumerated, should be carried only to the Enumerated, Goods. mother-country, that fo the profit of bringing them home, and that of carrying them to other parts of Europe, if they were to be carried, should center in the mother-country.

Thus no fugar, tobacco, cotton, wool, indigoes, ginger, fustick, or other dyeing wood, of the growth, production, or manufacture of any English plantations in America, Asia, or Africa, shall be shipped, carried, conveyed, or transported, from any of the faid plantations, to any land, island, territory, dominion, port, or place, whatfoever, other than to fuch other English plantations as belong to his majesty, or to the kingdom of England or Ireland, or principality of Wales, or town of Berwick-upon-Tweed, there to be laid on shore, under pain of forfeiting the goods, or the value thereof, and also the ship, with all her guns, tackle, apparel, ammunition, and furniture; one moiety to the king, the other to the person seizing and fuing for the same +.

AND to fecure the execution of this restriction, for every ship or vessel failing from England, Ireland,

PART II. A. D. 1783. Plantation Trade.

+ Sect. 18.

PART II.

12 CAR. II. TO
A. D. 1783.

Plantation
Trade.

land, Wales, or town of Berwick-upon-Tweed, for any English plantation in America, Asia, or Africa, fufficient bond shall be given, with one furety, to the chief officer of the customs at the port from whence the ship shall sail, in a certain penalty, for bringing fuch commodities to fome port of England, Ireland, Wales, or to the port of Berwick-upon-Tweed, and there unload and put on shore the same, the danger of the seas excepted. And in the case of all ships permitted to come to the plantations from any other place, the governor is, in like manner, to take a bond, that the ship shall carry her goods to some other of his majesty's English plantations, or to England, Ireland, Wales, or the town of Berwickupon-Tweed. And if any of the enumerated goods are taken on board before fuch bond in the latter case is made to the governor, or before a certificate in the former case is produced from the officers of the customs that such bond has been duly given here, the ship is forseited, with all her guns, tackle, apparel, and furniture, to be recovered as before-mentioned. The governors are twice a-year to return copies of such bonds to the chief officers of the customs in I ondon*.

E Cact 10

THE parliament shewed how much they confidered the trade of the nation as interested in preferving this policy with regard to the plantations, by soon after passing an act which still more contined their trade to the mother-country.

European Goods sent to the Plantations By stat. 15. Car. 2. c.7. which is intitled An Act for the Encouraging of Trade, the supply-

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titled An e fupply-រពន្ធ ing the plantations with European goods was meant wholly to be confined to the mother-country. In 3 CAR. 11. TO A. D. 1783. the preamble to this regulation it is stated to be with a view of maintaining a greater correspondence and kindness between them and the mother-country, and keeping the former in a firmer dependence upon the latter; for increasing shipping and feamen, prome ing the vent of English woollen manufactures, making this kingdom the staple both of the commodities of the plantations and of other count ies, in order to supply them; and, lastly, that it was the usage of other nations to keep their plantation-trade to themselves. alledging these motives, it ordains, that no commodity of the growth, production, or manufacture of Europe, shall be imported into any land, island, plantation, colony, territory, or place, to his majesty belonging, or in his possession in Asia, Africa, or America (Tangier only excepted), but what shall be, bond fide, and without fraud, laden and shipped in England, Wales, or the town of Berwick-upon-Tweed, and in English-built shipping, or which were, bond fide, bought before a certain day then past, and had such certificate thereof as is required by stat. 13. & 14. Car. 2. c. 11. (an act that will be noticed hereafter), and whereof the master and three-fourths of the mariners at least are English; and which shall be carried directly to the faid lands, islands, plantations, colonies, territories, or places, and from no other place whatever, under pain of forfeiting fuch commodities as shall be imported from any

Plantation Trade.

other

PART II.

12 CAR. II. TO
A. D. 1783.

Plantation
Trade.

4 Sect. 6.

other place whatever, by land (a.) or water; and if by water, of the ship importing them; one third to the king, another to the governor where seized, and another to the informer *.

THERE is a proviso allowing salt to be carried from any part of Europe for the fisheries of New England, and Newsoundland; and wines from the Madeiras, being the growth thereof; and from the western islands of Azores, wines of the growth thereof; and servants or horses from Scotland or Ireland; and from Scotland and Ireland all sorts of victual of the growth or production of those countries respectively.

† Sect. 7.

To fecure the due execution of this act, strict rules are laid down to be carried into execution by the governors in the plantations, both with regard to importations by land and by water. They are to take a folemn oath for the special performance of this duty; and if they offend therein, they are to be deprived of their government, and be incapable of that or any other, and moreover forfeit 1000l.; a moiety to the king, the other to the informer †.

* Bart. 8.

AGAIN, by the fame act, a penalty of losing his place, and forfeiting the value of the goods in question, is imposed on any officer of the custums, who suffers any sugar, tobacco, ginger, cotton, wool, indigo, speckle wood, or Jamaica wood, suffic or other dyeing wood (being in effect the articles enumerated in stat. 12. Car. 2. c. 18.)

(a) Importing by land, is an expression to be found in other seas of parliament.

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Bur thi the benefit without ex ing bonds t regarded as fons had ref only in En bonds, carr. tice went o made to fet of the law. land shall b ship failing f wick-upon-7 Afia, Africa shall load an be brought t to the town and put on fl from any oth rater; hem; rernor

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c. 18.), of the growth of any of the faid lands, islands, colonies, plantations, territories, or places, to be carried into any other country or place whatfoever, until they have been first unladen, bond. fide, and put on shore in some port or haven in England, Wales, or Berwick; a regulation which at once cut off the direct trade with Ireland, and indeed any intercourse between the colonies themfelves in those articles *: though, as to the latter, * Sect. 9. that does not feem to have been the construction the act received, as will be feen prefently.

BUT this indirect way of depriving Ireland of the benefit given her by stat. 12. Car. 2. c. 18. without expressly repealing the provision respecting bonds therein made, feems not to have been regarded as an express law would have been. fons had refused to give bond for landing goods only in England; or had, notwithstanding such bonds, carried the goods to Ireland. This practice went on till stat. 22. & 23. Car. 2. c. 26. was made to fet things right, by an express declaration of the law. This act directs, that the world Ireland shall be left out of all bonds taken for any ship sailing from England, Ireland, Wales, or Berwick-upon-Tweed, for any English plantation in Asia, Africa, or America; and in case such ship shall load any of those commodities, they are to be brought to some port in England or Wales, or to the town of Berwick, and be there unloaded and put on shore: and so of all other ships coming from any other port or place, and permitted by the

PART II. 12. CAR. 11. TO A. D. 1783.

Plantation Trade.

PART II.

12 CAR. II. TO
A. D. 1783.

Plantation
Trade.

the Act of Navigation to trade thither; namely, ships of the plantations themselves. The reason given in the act for thus excluding Ireland, is, that it was England which suffered by numbers transporting themselves from hence to people the plantations.

Plantation Bonds. The governors of the plantations are directed, before any fuch goods are permitted to be loaden on board, to take bond to the value mentioned in the Act of Navigation, that the ship shall carry the goods to some other of his majesty's English plantations, or to England, Wales, or the town of Berwick-upon-Tweed; and the penalty of forfeiture of the ship is insticted, if the goods are loaded without such bond, or without a certificate from England of such bond having there been given, or if the bond is not complied with*.

* Sect. 11.

Because many ships belonging to the plantations used to carry goods to several parts of Europe, and there unload them, the act directs all governors to make a return once a year at least to the officers of the customs in London, or to some person that shall be appointed to receive the same, of a list of all ships lading such commodities, and alto of all bonds so taken. And in case any ship belonging to his majesty's plantations having on board any sugars, tobacco, cotton, wool, indigo, ginger, sustice, or other dyeing-wood, shall be found to have unladen in any port or place of Europe, other than England, Wales, or town of Berwick, it is to be forseited †.

4 Sect. 12.

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THE cor ships in defubject of it only carried at sea to the brought the be a great they enjoyed other, ladin without paying heaving heaving heaving heaving those article paying heaving heaving heaving heaving heaving, ought

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majesty by marriage with a daughter of Portugal, was declared not to be a plantation belonging to his majesty in Asia, Africa, or America, within the meaning of this and the former acts *.

THE contraband trade carried on by plantationships in defiance of the Act of Navigation, was a fubject of repeated complaint: it feems, they not only carried goods to Europe, but vended them at fea to the shipping of other nations, which brought them to Europe. The act states this to be a great grievance, confidering the free trade they enjoyed at home from one plantation to another, lading and unlading these commodities without paying any custom; while in this kingdom those articles could not be consumed, but after paying heavy customs, and impositions: it was alledged, that the ease of supplying themselves, and the great increase of their trade and navigation, ought to content them, without engaging in this illicit traffick with Europe:

To prevent this in future, it was ordained, by flat. 25. Car. 2. c. 7. that if any ship should come to take on board those commodities, and bond was not first given, with one sufficient surety, for bringing them to England, Wales, or the town of Berwick, and to no other place, those commodities should, before the lading of them, be subject to certain duties of custom therein mentioned; and if the party had not ready money, the officer might take a portion of the commodities in lieu thereof. Thus was the parliament of England * Sect. 2.

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A. D. 1783.
Plantation
Trade.

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PART II.

12 CAR. 11. TO
A. D. 1783.

Plantation
Trade,

induced to lay duties on the export-trade from one plantation to another, in order to prevent an unlawful export to Europe of the enumerated articles

As the plantations were combined with the interests of shipping and navigation, so was that grand article of produce, tobacco; and in the fame manner as they had been coupled in the proclamations of king James, and king Charles, they were now united in feveral provisions made by the Legislature (a). In the same sessions in which the Act of Navigation was passed, it was enacted by stat. 12. Car. 2. c. 34. that no one should plant tobacco in England, Wales, Guernsey, Jersey, Berwick, or in Ireland, on pain of forfeiting it, or 40s. for every rod of ground fo planted. This penalty was increased to 10l. by stat. 15. Car. 2. c. 7. f. 18. And because this was not found sufficient to restrain the cultivation, it was further provided by stat. 22. & 23. Car. 2. c. 26. sect. 2. that constables should search out and make prefentment at the fessions, of all persons who had planted tobacco, or were the immediate tenants of lands fo planted: fuch presentment was, after filing, to be confidered as a conviction, unless upon notice thereof the party traversed it at the Constables are authorised, by warnext fessions. rant from a justice, to pluck up and destroy all tobacco; and there is a penalty on constables neglecting to do this duty *. This act is continued

* Sect. 3, 4.

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IMMEDIA gation, the charge to a specially to occafions ca upon the re been fuggef badoes were common for port of Los hibited by ordered, the council, that commissioner care to fee t which is to

⁽a) For the many proclamations about tobacco, whether importing or planting it, see Chalmers's Political Annals, p. 129.

by stat. c. Geo. 1. c. 11. during such time as the from act of tonnage and poundage, stat. 12. Car. 2. c. 4. revent is continued, and no longer. erated

In fuch manner was the trade to and from the plantations tied up, almost for the sole and exclusive benefit of the mother-country. But laws which made the interest of a whole people subordinate to that of another refiding at the distance of three thousand miles, were not likely to execute themselves very readily; nor was it easy to find many upon the fpot, who could be depended upon for carrying them into execution.

THE government was not flack in employing those whose service they could readily command.

IMMEDIATELY after passing the Act of Navigation, the lord admiral was ordered to give in charge to all the commanders of the king's ships specially to attend to the execution of this act. As occasions called for it, similar orders were made upon the rest of the king's officers. It having been fuggested, that divers ships laden at Barbadoes were gone to Holland, and that it was Acts of Navigacommon for the ships of Holland to bring to the port of London, and other ports, goods prohibited by the act in Holland-versels, it was ordered, the 15th August 1662 (a), by the privy council, that the lord treasurer should direct the commissioners and farmers of the customs to take care to fee the execution of that part of the act. which is to prevent ships loading in the planta-

PART II.

12 CAR. II. TO Plantation Track.

(a) Council Register.

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ntinued by 12 CAR. II. TO A. D. 1783. Plantation Trade. tions going to foreign parts without first touching in England.

WE find the lords of the committee of council for the plantations wrote a circular letter on the 24th of June 1663 to the governors of the piantations, calling upon them in very strong terms to do their part in enforcing the regulations It is there alledged, that perfons of this law. traded from Virginia, Maryland, and other plantations, both by fea and land, as well into the Monadoes (so New-York was then called) and other plantations of the Hollanders, as into Spain, Venice, and Holland; which was occasioned by the neglects of governors, in not taking a view of foreign-built ships coming in, to see if they had a certificate of their being made free; as also in not duly taking bond for carrying goods to England or Ireland, or to another English plantation. These bonds had not been regularly taken and transmitted; and the governors were now commanded to transmit twice a-year a perfect account of all ships that loaded, and copies of all such bonds, on pain of the penalties inflicted by the' act being enforced against them; "it being," as the letter concludes, "his majesty's pleasure, that this faid law be very strictly observed, in regard it much concerneth the trade of his kingdom (a)."

But the laws of navigation were nowhere disobeyed and contemned so openly as in New England. The people of Massachusetts Bay were from

(a) Chalmers Pol. An. 260.

from the the moth magistrat cult to e the Engli colonial were fent Charles's temporifi thing to the Bosto lish the Car. 2. a ferent pro of trade; king's cu the genera for what i they denie position o the fame jects. T by the ge in purfuar for enforce the pream they had jesty's ple they had jesty's ple 1663, the

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w Engwere from from the first disposed to act, as if independent of the mother-country; and having a governor and 12 cas. 11 To magistrates of their own choice, it was very difficult to enforce any regulations which came from the English parliament, and were adverse to their colonial interests. Their agents however, who were fent over to negociate their affairs with king Charles's ministers, knew too well the necessity of temporifing, not to submit themselves in every thing to the order of the privy council. When the Bostoners were charged with refusing to publish the statute of frauds of the stat. 13. & 14. Car, 2. and stat. 25, Car. 2. and the king's different proclamations for better observing the acts of trade; and with imprisoning the officers of the king's customs, and not suffering them to plead the general iffue in actions brought against them for what was done in the execution of their duty; they denied the charges, and maintained the difposition of their principals to obey the laws, in the same manner as the rest of his majesty's subjects. They alledged as an instance, an act passed by the general court of Boston in the year 1676, in pursuance of one of his majesty's proclamations for enforcing these very Acts of Navigation; in the preamble of which act it was declared, that they had not before been advertised of his majesty's pleasure. But to this it was replied, that

they had long before been advertised of his ma-

jesty's pleasure herein from the circular letter of 1663, the receipt of which circular letter was ac-

knowledged in an act passed by the general court

Plantation

PART II.

12 CAR. 11. TO
A. D. 1783.

Pantation
Trade.

in 1663, and printed in 1672, and publicly known, and in every one's hands at the time of the declaration made in the act of 1676. In minds fo tempered, obedience and disobedience were much the same thing, as to the interests of the mother-country (a.)

But the regulations of these laws were received even by those colonists who were attached to the fovereignty of the mother-country, with grudging. and discontent. The complaint made by Sir William Berkeley, the governor of Virginia, in a letter of the 20th of June, 1671, is conveyed in words very expressive, and fignificant: "Mighty " and destructive have been the obstructions to " our trade and navigation by that severe act of or parliament, which excludes us from having any commerce with any nation in Europe but our " own, fo that we cannot add to our plantation " any commodity that grows out of it, as olive-"trees, cotton, or vines: besides this, we can-" not procure any skilful men for our own hopeful " commodity of filk; and it is not lawful for us " to carry a pipe stave, or a bushel of corn, to " any place in Europe out of the king's domi-" nions. If this were for his majesty's service, or the good of the subject, we should not re-" pine, whatever were our fufferings; but, on my " foul, it is the contrary for both; and this is the " cause, why no small or great vessels are built " here. For we are most obedient to all laws,

(a) Journal of the Committee for Trade.

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PART II.

A. D. 1783.

Plantation

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uilt ws, ilst whilft the New-England-men break through them, and trade to any place that their interest leads them to. I know of no improvement that can be made in trade, unless we had liberty to transport our pipe staves, timber, and corn, to

"transport our pipe staves, timber, and corn, to other places besides the king's dominions (a)."

ACAIN, in 1676 the island of Barbadoes complained to the committee of plantations of the acts of trade as grievances, inasmuch "as a free trade is necessary for settling new colonies." But this was deemed a dangerous notion with regard to the mother-country. A relaxation of those laws having been urged by the agents for that island, the proposal was debated at the committee on a subsequent day, but rejected: the reason given was, "that they ought to be supported, as being the settled laws of the land (b)."

In fome instances, however, the crown was prevailed upon to dispense with the execution of these laws. In the year immediately after passing the Act of Navigation, a representation was made by the merchants trading to New-England, complaining that bond was required of them at the custom-house, for bringing to England or Ireland all commodities laden in New-England; that the commodities of that plantation were usually boards, pipe staves, and other timber, fish, and the like gross articles; all which sold better elsewhere, and enabled them to bring home the proceeds

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(a) Chalm. Pol. An. 327.
(b) Chalm. Pol. An. 324.

PART II.

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D. 1783.

Pantation
Trade.

from Spain and other parts; they therefore requested they might be permitted to continue this trassic. This request seemed so reasonable to the committee of privy council for the affairs of the plantations, that they ordered, on the 13th of Feb. 1661 (a), the lord treasurer to authorize the commissioners and officers of the customs to take bond only for returning the proceeds of commodities laden in New-England, and not to bind them up to return the goods in specie, notwithstanding the clause in the Act of Navigation; and leasures were to be written to the governors of that plantation the like effect.

In this proceeding we may remark two instances of impropriety: in the first place, the custom-house officers seem to have had no right to require such a bond, as is here complained of; the clause in the Act of Navigation about plantation bonds applying only to the articles enumerated in the preceding fection: in the next place, by permitting, as was here done, the bond to be taken for bringing the proceeds only of all goods there laden, instead of confining it to boards and the articles particularly mentioned by the merchants, the whole colony-fystem was at once broken; for after this, not only the New-Englanders might fend the enumerated commodities (if they produced any) to any part of Europe, but the other plantations

(a) Counc. Re vi.

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plantations might by law fend them to New-England, and the New-Englanders might, by virtue of this order, fend them to any part of Europe. In point of fact, it became a great cause of complaint, that the West-India islands did carry on, through New-England, this fort of traffic; either tempted to it by this special licence, or trusting to the superior courage and skill of the New-Englanders in the contraband trade. It does not appear how long the abovementioned order continued in force.

THE articles meant by the Act of Navigation to be confined to the market of England, were all productions of the fouthern colonies; but the lumber trade was left open, and so it continued till it was confined by a statute of Geo. 1. as will be shewn hereafter. We have just seen, that the lumber trade of Virginia continued to be hampered with the fame bonds as low down as 1671. Perhaps the principal produce of that colony being the enumerated article of tobacco (which, too, was fo great an object of revenue), was a reason for not imparting to that plantation a fimilar indulgence even in the article of lumber, lest it might be made a cover to a contraband trade in the other article; but we are still at a loss to account for fuch bonds being infifted upon, without any authority from the act on which they were supposed to be founded.

THE advantages of a lucrative trade were judged sufficient reasons for relaxing the colony-system.

PART II. 12 CAR. II. TO A. D. 1783. Plantation

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PART II.

12 CAR. II. TO
A. D. 1783.

Plantation
Trade.

On the 2d April 1685 (a), a circular letter was fent to the governors in the plantations, enjoining them not to permit foreign vessels belonging to strangers, or not made free, to trade there; but out of this proscription were excepted ships employed by Spaniards, and coming to Jamaica or Barbadoes to buy negroes; and these were to be treated civilly and encouraged: such ships were also to be permitted to bring money, or goods the produce of the Spanish dominions in America.

But where fuch commercial advantages did not offer, the system was preserved with jealous attention. In the year 1686 the Irish government applied to obtain a dispensation from stat. 22. & 23. Car. 2. in order that the Irish might once more be let into the plantation-trade. This was discussed at the committee of council for trade. and the commissioners of the customs were heard upon it; but it was refolved, that it would be highly disadvantageous to this country, to confent to any fuch measure. The customs paid here on the import of tobacco, and on its export to Ireland, and the dependence and correspondence which was kept up between the commissioners of the customs here, and the governors abroad, which would be broken and incomplete, if this alteration were to be made, were prevailing reafons with the committee in coming to this determination (b).

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THE piconfiderative William; gation, and 15. Car. 2 and stat. 2 make furthing it on. intituled, Regulative the greater tation-tradeships.

THIS ad to ships of before was Ireland, or No goods o or exported his majesty ing, or in from any p plantations, the kingdo Berwick, in built of En plantations, of, or any d and three for only, under one third to nor of fuch

⁽a) Counc. Regist.

⁽b) Journ. Comm. for Trade.

The plantation-trade was again brought under consideration of parliament in the reign of king William; when, having in view the Act of Navigation, and the acts just mentioned, namely, stat. 15. Car. 2. c. 7. stat. 22. and 23. Car. 2. c. 26. and stat. 25. Car. 2. c. 7. they thought proper to make further improvement in the mode of carrying it on. This was by stat. 7. & 8. Will. 3. c. 22. intituled, An Act for Preventing Frauds, and Regulating Abuses in the Plantation Trade; the greater part of which act relates to the plantation-trade, the remainder to the registering of ships.

This act fets out by confining that privilege to ships of the built of England or Ireland, which before was allowed to ships owned in England or Ireland, or built and owned in the plantations. No goods or merchandize are to be imported into or exported out of any colony or plantation to his majesty in Asia, Africa, or America, belonging, or in his possession, or laden in or carried from any port or place in the faid colonies or plantations, to any other port or place in the fame, the kingdom of England, Wales, or town of Berwick, in any ship or bottom but what is the built of England, Ireland, or the faid colonies or plantations, and wholly owned by the people there-; of, or any of them, and navigated with the master and three fourths of the mariners of the faid places only, under pain of forfeiting the ship and goods, one third to the king, another third to the governor of fuch colony or plantation, and the other to

PART II.

12 CAR. II. TO
A. D. 1783.

Plantation

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PART II. A & 1783. Plantation.

the informer. An exception is made in favour of prize ships condemned in England, Ireland, or the colonies or plantations, which must be navigated by the master and three fourths of the ma-155 vs English, or of the plantations, and whereof the property doth belong to Englishmen. was another exception, which was to last only for three years, in favour of foreign-built ships employed by the commissioners of the navy, or upon contract with them, in bringing only masts, timber, or other naval stores, for the king's fervice, from the colonies to this kingdom, to be navigated in the manner before mentioned: and for fuch purposes prize and foreign-built ships might be respectively employed *.

* Sect. 1, 2, 3.

FURTHER, it begun to be noticed, that the oath required in the Act of Navigation to be taken by governors, was only for the due execution and observance of the clauses therein before mean tioned; so that they were not strictly obliged by that oath to fee the subsequent clauses of that act carried into execution, much less the different regulations that had been made by subsequent acts: this act therefore requires, that all governors shall, before their entrance into their government, take a folemn oath to do their utmost, that all the clauses, matters, and things contained in the before-mentioned acts, and then in force relating to the colonies, and all the clauses in the present act, should be punctually and bond fide observed. This oath is to be ken before fuch persons as the king shall appoint to administer it; and on complaint

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colonies, une c. 7 t. was c of the navai fons in this fi These person the commission faithful perfo fo do, the go their neglects with respect laid down by kingdom, are Officers are t and fearching securing; and wharfs, lighter and other peri ing, or rescuin penalties. and to be liabl

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and proof before the king, o fuch as shall be by him appointed, on the oath of two or more 12 cas. II. To credible witnesses, that a governor has neglected to take fuch oath, or has been wittingly or willingly negligent in doing his duty accordingly, he is to be removed from his government, and forfeit £1000 *.

VARIOUS other regulations were made for better guarding against fraud in the detail of import and export to and from the colonies, which we may content ourselves with stating shortly.

THE officer appointed by the governors in the colonies, under the authority of stat. 15. Cur. 2. c. 7 t. was commonly known there by the name + Sect. 5. of the naval officer. By the connivance of perfons in this fituation many frauds were committed. These persons are now required to give security to the commissioners of the customs for the true and faithful performance of their duty; and until they so do, the governor is to be answerable for any of their neglects or misdemeanors ‡. All the rules ‡ Sect. 5. with respect to entering, lading, and discharging, laid down by stat. 13. & 14. Car. 2. c. 11. for this kingdom, are to take place in the plantations. Officers are to have the fame powers for visiting and fearching ships, taking entries, seizing and securing; and all wharfingers, owners of keys and wharfs, lightermen, bargemen, watermen, porters, and other persons affisting in conveying, concealing, or rescuing goods, are made liable to the same Officers are to have the like assistance, penalties. and to be liable to the same penalties for corrupion, connivance or concealment §.

PART II.

Plantation

* Sect. 4.

& Sect. 6.

PART II.

19 CAR. II. TO
A. D. 1783.

Plantation

Trade.

To explain a misconception of the meaning of the duty laid by stat. 25. Car. 2. c. 7. on commodities carried from one plantation to another, which the colonists (ever eager to catch a pretence for freeing themselves from the restraint of the Navigation Act) had conftrued to amount to a permission to carry such goods to any foreign market in Europe, it was declared, that fuch commodities should not be laid on board, till such security was given, as is required by stat. 12. Car. 2. c. 18. and stat. 22. & 23. Car. 2. c. 26. to carry them to England, or some of his majesty's plantations; and so totics quoties, under the penalty mentioned in those acts *: which was in effect no more than a declaration of that, which the lawofficers had pronounced to be the construction of the act (a).

Sect. 8.

IT further declares, that all laws, bye-laws, usages, or customs, in practice in the plantations, contrary or in anywise repugnant to any law made, or to be made, relating to, and mentioning the plantations, shall be null and void †.

Sect. 9,

To prevent obtruding false and counterfeit certificates, whether of having given security to bring home ladings of plantation goods, or of having discharged such ladings in this kingdom, and also cocquets and certificates of having taken in ladings of European goods in England; the governors and custom-house officers, having reasonable suspicion, may require sufficient security for discharging

(a) Sir William Jones's Opinion.

charging may sufficient the matter of £500 rasing, or turn, or paccording to 26. are of known and the coeighteen mathe goods

THE CO rised to ar plantations, ful. Upon tion or expo of-England plantations; they were a admiralty ‡. law, or in islands, are jects of Eng Persons havi tracts of lan patent, shall other than Wales, or, licence of h

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eit cero bring having and also ladings vernors ble susfor difcharging charging the plantation lading in England, and may suspend the vacating of the security there given, till they are informed from England, that the matter of the certificate is true: and a penalty of £500 is imposed on any person counterseiting, rafing, or falfifying any cocquet, certificate, return, or permit *. Bonds taken in the plantations * Sect. 10. according to the directions of stat. 22. & 23. Car. 2. c. 26. are to have sufficient sureties named therein of known residence and ability in the plantations; and the condition is to be, for producing within eighteen months the certificate of having landed the goods +.

THE commissioners of the treasury are authorised to appoint officers of the customs in the plantations, as often as to them shall seem needful. Upon juries in causes of unlawful importation or exportation, there shall be none but natives of-England or Ireland, or persons born in the plantations; a corrective of fo little force, that they were at length obliged to institute courts of admiralty ±. All place's of trust in the courts of ± 8.20t. 11. law, or in what relates to the treasury of the islands, are to be in the hands of native-born subjects of England or Ireland, or of the faid islands §. § Sect. 12. Persons having right to property in any islands, or tracts of land in America, by charter, or letters patent, shall not alien, or dispose of the same, other than to natural-born subjects of England, Wales, or the town of Berwick, without the licence of his majesty, signified by an order in council, first had. And better to secure the exe-

PART IS 12 CAR. 11, TO A. D. 1713, Piantation Trade.

+ S.ct. 13.

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PART II. 2 CAR: 11. TO P.antation

Trade.

cution of the Acts of Navigation, which had been particularly lax in the proprietary governments, all governors nominated by perfons having a right to make fuch nominations are to be approved by his majesty, and shall take the oaths enjoined by this and any other act to be taken by governors or commanders in chief in the plantations, before entering upon their governments, under the penalties in such case provided *.

Thus far with respect to the plantations, and the regulating of the trade while in those parts. When it arrived in Europe, it was left on the provisions of former laws; except only, that the enumerated commodities having, fometimes, been landed in Scotland and Ireland, in confequence of real or pretended stress of weather, it was thought proper to declare, that fuch commodities should, on no pretence whatfoever, be landed in Scotland or Ireland †; but that in cases where a ship was stranded by stress of weather, or should be driven by reason of leakiness, or other disability, into any port of Ireland, and not be able to proceed on her voyage, in fuch cases only the merchandize might be permitted to be put on shore, but should be delivered into the custody of the collector of the cultoms, to remain there till they should, at the charge of the owner, be put on board some other ship, to be carried to some port pursued for ca in England or Wales, or to the town of Berwick; the officer first taking good and sufficient security of this and th for the delivery of them according to the direction, the Gove tions of this act 1. No provision of the like fort was made as to Scotland. SUCH

+ Sect. 14.

7 Sect. 15.

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THIS ac the house a special in to attend n plantation-la of the king enter into fee obeying the the colonies in Providen cheir own go receptacles for on feveral ille king should in those plan serving such from the king sideration at the WITH the

Plantation

Such are the regulations made by this act; and upon the footing of this and the preceding acts, the plantation-trade may be faid to fland at this day; the variations that were made therein by fublequent acts being exceptions in a few cases, and respecting certain articles of commerce that were particularly circumstanced, and not any substantial alteration of the system.

This act was followed up by an address from the house of lords to the throne, recommending a special instruction to be given to the governors, to attend more strictly to the observance of the plantation-laws; that where there was no governor of the king's appointment, the proprietors should enter into fecurity for their deputy-governors duly obeying the king's instructions; and because in the colonies of Connecticut, Rhode Island, and in Providence Plantations, they annually chose their own governors, and those places had become receptacles for pirates, and for persons carrying on feveral illegal trades, recommending, that the king should take special care that the governors in those plantations should give security for obferving fuch instructions as they should receive from the king, This address was taken into consideration at the board of trade, and measures were purfued for carrying it into effect (a).

WITH the same view of securing the execution of this and the other Acts of Trade and Navigation, the Government soon after proceeded to in-

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PARTII.
12 CAR. II. 30
A. D. 17831
Plantation
Trade.

flitute courts of admiralty, and to appoint persons to the office of attorney-general in those plantations, where such courts and such officers had never before been known; and from this time there seems to have been a more general obedience to the Acts of Trade and Navigation.

Soon after this a grand event took place in the plantation-trade: this was the letting-in the kingdom of Scotland to a participation in this, as well as in every other branch of English trade. By the fourth article of the Act of Union stat. 5. Ann. c. 8. all the subjects of the united kingdom of Great Britain are to have full freedom and intercourse of trade and navigation to and from any port or place within the united kingdom and the dominions and plantations thereunto belonging.

THE following are the small alterations which, from time to time, were made in the colony-system. By stat. 3. & 4. Ann. c. 5. rice and molasses, that had grown to be a considerable article of export to Europe, were put on the same footing as the articles enumerated in the Act of Navigation, and in stat. 25. Car. 2. c. 7. and were thenceforward to be brought to this kingdom under the like securities as in such case are required by the former acts. The same was done with copper ore by stat. 8. Geo. 1. c. 18. sect. 22.

* Sect. 12.

Navigation Act

On the other hand, in stat. 3. and 4. Ann. c. 8. the plantation-law was relaxed in favour of linens, the manufacture of Ireland. These, as an European manufacture, could not, since stat. 15.

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Car. 2. c. 7. be carried to the plantations but from England, Wales, or the town of Berwick; 12 CAR. 1 but by this act any native of England or Ireland may lade them in any port of Ireland, in Englishbuilt shipping, whereof the master and three-fourths of the mariners at least are English or Irish, and Irish Linen, transport them to the plantations, and there freely traffic with them *. But if any goods of woollen * Sect. 1. manufacture not laden in England (the necessary wearing-apparel of the commander and mariners excepted), or linen goods not laden in England, nor of the manufacture of Ireland, are found in the ship, the goods and ship are forfeited. ship is liable to be visited in the plantations in the + Sect. 2, 3. fame manner as ships from England +.

Again, the article of rice having become a Rice. great object of export in the province of Carolina, it was enacted, by stat. 3. Geo. 2. c. 28. that any subject of his majesty, in a ship built in Great Britain, or belonging to any of his majesty's fubjects residing in Great Britain, and navigated according to law, clearing outwards in any port in Great Britain for the province of Carolina, might load rice in that province, and carry it directly to any port of Europe fouthward of Cape Finisterre; the mafter, before he cleared out from Great Britain, first taking a licence, under the hands of the commissioners of the customs, for that purpose, on the collector and comptroller certifying that bond was given not to carry certain other articles the growth, production, or manusacture of any British plantation, and that the

PART II.

Plantation

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Stat. 15. Car. 12 CAR. II. TO A. D. 1783. Plantation Trade, * Sect. 2.

fhip should proceed directly with the rice to some port of Europe southward of Cape Finisterre, and there land the same*.

THE liberty which had been given to export falt directly from Europe to New England and Newfoundland by stat. 15. Car. 2. c. 7. s. 7. was extended to Pennsylvania by stat. 13. Geo. 1. c. 5. and to New York by stat. 3. Geo. 2. c. 12. These importations were to be in British ships manned and navigated according to law. All the northern parts of America had originally been comprehended under the name of New England; but since new provinces and colonies had been formed with distinct names, these acts had become necessary. Again, by stat. 2. Geo. 3. c. 24. the same privilege was extended to the colony of Nova Scotia, and by stat 4. Geo. 3. c. 19. (a) to Quebec.

In the next session of parliament, an opening was given to communicate to Ireland part of the import trade from the colonies. This was done by stat. 4. Geo. 2. c. 15. which recites, that certain enumerated goods could not by law be carried but to some other plantation, or to Great Britain; and that by stat. 7. and 8. Will. 3. c. 22. no goods of the produce of the plantations could be put on shore in Ireland, unless they had been first landed in England, Wales, or Berwick; which law had been construed to prohibit the import into that kingdom of goods not enumerated, to the great prejudice of the plantation-trade; and then it

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⁽a) A temporary act, last continued by stat 43. Geo. 3. c. 29. sect. 7. to 24 June 1808.

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enacts, that goods of the plantations not enumerated may be landed in Ireland, notwithitanding the faid act. By stat. 5. Geo. 2. c. 9. it was declared, this should give no permission to import hops from the plantations. of square nod

As the lower part of South Carolina had been formed into a separate province by the name of Georgia, it was doubted. Whether the inhabitants thereof continued to enjoy the benefits of the flature permitting the carrying of rice directly to any part of Europe? To remove this doubt it was declared; by stat. 8. Geo. 2. c. 19. that they should have that privilege. By stat. 4. Geo. 3. c. 27. it was permitted also to carry rice from these colonies to any part of America fouthward of these colonies . . And by stat. 5. Geo. 3. c. 45. fect. 19. * Seet, 1. this privilege of carrying rice from any place in America to the fouthward of South Carolina and Georgia, was extended to the colony of North Carolina.

THE privilege which had been granted to these Sugar. provinces in the article of rice, was thought to be merited by the West India islands with regard to fugars, their grand article of culture and of commerce. Accordingly, by ftat. 12. Geo. 2. c. 30. a fimilar relaxation of the plantation-laws was made in their favour, in a reasonable expectation, says the preamble of the act, that the produce and exportation of this article would be thereby greatly increased, for the mutual benefit of this kingdom and the colonies. It is enacted, that any subject of his majefty, in any ship or vessel built in Great Britain

PART II.

12 CAR. II. TO
A. D. 1783.

Plantation

Britain, and navigated according to law, and belonging to any of his majesty's subjects, of which the major part shall be residing in Great Britain, and the residue either in Great Britain or in some of his majesty's sugar colonies in America (which property is to be verified on oath), that shall clear outwards in any port of Great Britain for any of the said colonies, may load there any sugar of the growth, produce, or manusacture of those colonies, and carry it from thence to any foreign part in Europe, provided a licence be first taken out for that purpose under the hands of the commissioners of the customs at London or Edinburgh.

THE act contains a long detail of regulations for preventing this liberty of trading being converted to any illicit purpose. The master is to enter into bond, conditioned, among other things, that the ship shall proceed from Great Britain to the fugar colonies, there deliver the licence to the collector, comptroller, and naval officer; and that, if he makes use of the liberty granted, no tobacco, molasses, ginger, cotton, wool, indigo, fustic, or other dyeing-wood, tar, pitch, turpentine, hemp, masts, yards, bow-sprits, copper ore, beaver skins, or other furs, of the growth, production, or manufacture of any British plantation in America, be taken on board, unless for the necessary provisions of the voyage; and that when the ship has delivered her lading in Europe, she shall return to Great Britain within eight months after fuch delivery, and before she returns to any of the plantations*. Ships fo licenced are to touch touch a cence be in writing to load the four he may parts of present house deagainst This

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touch at some port in Great Britain, or their licence becomes void; unless the master declares in writing in the colony, that the sugars he intends to load are to be carried to some port or place to the southward of Cape Finisterre; in which case he may proceed thither directly. These are the parts of the act that are sufficient to answer our present purpose, the rest being a series of customhouse detail for securing the execution of the act against fraud.

This permission was by stat. 15. Geo. 2. c. 33. sect. 5. extended to all ships belonging to Great Britain, and navigated according to law. But this privilege, which was represented at the time as promising great advantage to the colonies, and was sought by them with great earnestness, ended in disappointment. It appears that only one licence has been granted at the custom-house for this purpose, and that cargo, it is believed, was carried to Hamburgh. The merchants sound that the mother-country was the best market for sugar, and they no longer desired any other (a).

By stat. 7. & 8. Will. 3. c. 22. the time of eighteen months was limited in the condition of plantation bonds for producing a certificate of having landed and discharged the goods therein mentioned. This regarded only such bonds as were taken in the plantations. It was enacted, by stat. 15. Geo. 2. c. 31. that in plantation bonds taken in England, with respect to goods to be landed in Great Britain, there shall be a condition

(a) The acts were repealed by flat. 34. Geo. 3. ch. 42. f. 7.

PART II. 12 CAR. 11. TO. A. D. 1783.

Plantation

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PART II. 12 CAR. 11. TO A. D. 1783. Plantation . Trade.

to produce a certificate within eighteen months from the date thereof. This was not to extend to bonds given for ships lading rice at Carolina or Georgia, to be carried to Europe to the fouth of Cape Finisterre, pursuant to stat. 3. Geo. 2. c. 28.; nor for ships lading sugars in his majesty's sugar colonies, to be carried directly to any foreign part of Europe, except Ireland, pursuant to stat. 12. Geo. 2. c. 30 *.

After the peace of 1763, the plantations in America, which had been the cause and the great stake in the war, naturally drew the attention of parliament. By stat. 4. Geo. 3. c. 15. many regulations were made for better ordering the plantation-trade, as well with regard to duties as to the import and export, which comes within the scope of our enquiry.

American Acts. Stat. 4. Geo. 3. and 5. Geo. 3.

ONE of the grievances in the American trade was, that great quantities of foreign molasses and fyrups were clandestinely run on shore in the British colonies. To prevent this, it was ordained, that bond fhould be given in the like penalty as that respecting enumerated goods required by stat. 12. Car. 2. c. 13. at any port of the British American colonies or plantations, with one furety, besides the master of the ship taking on board goods not particularly enumerated in any of the foregoing acts, being the product or manufacture of the faid colonies or plantations; with condition, that if any molasses or syrups, the produce of any plantations not under the dominion of his majesty, shall be laden on board, the same shall be brought without

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without fraud or wilful diminution by that ship to some of his majesty's colonies or plantations in America, or to some port in Great Britain, and that the mafter on his arrival shall make a just and true report of all the goods laden on board. All goods laden on board before fuch bond given, are to be forfeited, together with the ship *. The * Sect. 23. mafter is also to take from the officer of the customs a certificate of having given fuch bond, to be delivered by him at the port where he difcharges his lading +.

THE next regulation was to add certain articles to those enumerated by former acts, and required to be brought only to the mother-country. coffee, pimento, cocoa-nuts, whale-fins, raw filk, hides and skins, pot and pearl ashes, of the growth, production, or manufacture of any British colony or plantation in America, are to be imported directly from thence into this kingdom, or fome other British colony or plantation, under the like fecurities and penalties as those provided by stat. 12. Car. 2. c. 18. and stat. 25. Car. 2. c. 7 1.

AGAIN, no iron, nor any fort of wood, commonly called lumber, as specified in that. 8. Geo. 1. c. 12 §. the growth, production, or manufacture § Vide Sect. 2. of any British colony or plantation in America. shall be loaden before bond given, with one furety, in double the value of the goods, that fuch goods shall not be landed in any other part of Europe except Great Britain |.

IT was found that British vessels, arriving from foreign parts at the out-ports of this kingdoms fully

PART II.

A. D. 1783.

Pluntation

+ Sect. 24.

‡ Seat. 27.

Sect. 23.

PART II.

12 CAR. 11, TO
A. D. 1783.

Plantation

fully or in part laden abroad with goods that were pretended to be destined to some foreign plantation, frequently took on board some small parcels of goods which were entered outwards, and a cocquet and clearance were thereupon granted for such goods; but under cover of such clearance the whole cargoes were landed in the British American dominions, contrary to the laws in force. To prevent this practice it was enacted, that no vessel should clear outwards for any of the dominions belonging to his majesty in America, unless the whole and entire cargo was, bond side, and without fraud, laden and shipped in this kingdom.

* Sect. 30.

An exception was made in favour of such articles as were permitted by former acts to be carried without landing in Great Britain; namely, salt laden in Europe for the fisheries in New England, Newfoundland, Pennsylvania, New York, and Nova Scotia, or any other place to which salt was allowed by law to be carried; wines laden in the Madeiras of the growth thereof; and wines of the growth of the western isses, or Azores, and laden there; and horses, victuals, or linen cloth, of and from Ireland †.

+ Sect. 31.

Many provisions were made in this act to prevent illicit trade with the American colonies. Amongst others, it was thought adviseable, for better fecuring the due execution of stat. 12. Car. 2. c. 18. and stat. 7. ct 8. Will. 3. to subject vessels to seizure that were found hovering within two leagues of the shore, in a similar manner as had been

been orda acts respeireland *:

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been ordained by stat. q. Geo. 2. c. 35. and other acts respecting the coasts of this kingdom, and of 12 can 11. To Ireland *:

THE provision made respecting iron and lumber in this act, was altered in the next fession. By stat. 5. Geo. 3. c. 45. such iron may be carried to Ireland, and fuch lumber may be carried to the Madeiras, or the western isles, call the Azores, or to any part of Europe fouthware nisterre, upon bond being giv be landed there, and not in an part of Europe, except Great Britain, to b charged, on producing certificates of their being fo landed +.

In order to stop the illicit trade carried on through the Ise of Man, it was provided by stat. 5. Geo. 3. c. 39. that no rum or other spirits should be shipped in any British plantation in in America, but on condition that they should not be landed in the Isle of Man, under the like fecurities and penalties as those provided in stat. 12. Car. 2.c. 18. and stat. 25. Car. 2. c. 7 1.

ANOTHER regulation about plantation bonds was made by stat. 6. Geo. 3. c. 52. in order more effectually to prevent the enumerated goods being privately carried from the colonies into foreign parts of Europe, in vessels that clear out with non-enumerated goods, as well as to prevent the clandestine importation of foreign European goods into the colonies. Bond is to be given in the colonies, with one furety besides the master of the ship that shall take on board non-enumerated goods

Plantation

† Sect. 22.

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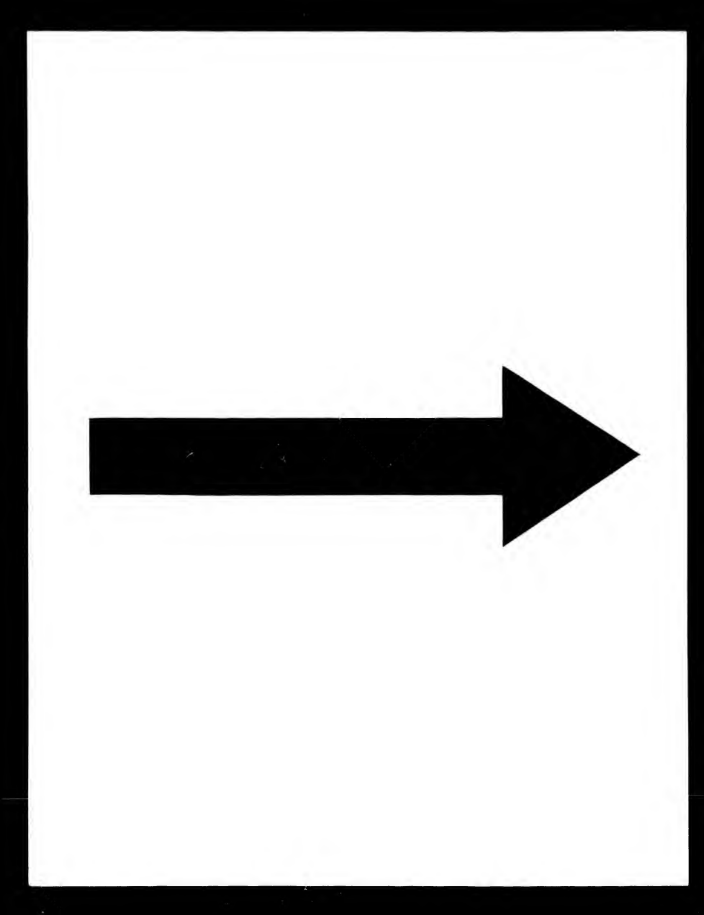
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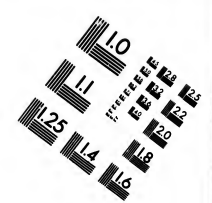
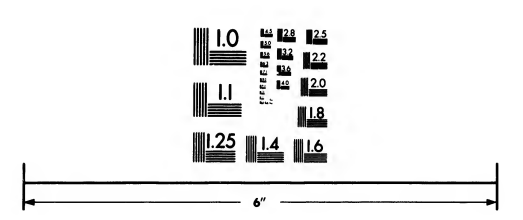


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183.

Plantation

goods, with condition, that such goods shall not be landed at any part of Europe to the northward. of Cape Finisterre, except in Great Britain, and to produce a certificate of landing goods in Great, Britain within eighteen months, and in any British colony in America within fix months, under the hands and feals of the collector and comptroller, or other principal officer of the customs; and in any other place where the same may be legally landed, the like certificate, within twelve months, under the common seal of the chief magistrate, or under the hands and feals of two known British merchants residing there. The bond may also be discharged on proof, upon oath, that the goods were taken by enemies, or perished in the sea. If any nonenumerated goods are laden on board without fuch bond first given, the goods and ship are for-These provisions are not to extend to veffels bona fide bound to some of the ports of Spain within the Bay of Biscay *.

It was foon found, that the condition of this bond not to land such non-enumerated goods in any part of Europe to the north of Cape Finisteire, except in Great Britain, would throw Ireland out of the import trade that had been given by stat. 4. Geo. 2. c. 15. It was therefore enacted, by stat. 7. Geo. 3. c. 2. that such bonds might be discharged by the certificate of the principal officer of the customs at any port in Ireland, testifying the landing of such goods there, in the same manner as if they had been landed in Great Britain.

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A CONTRABAND trade of a very lucrative kind had always been carried on in the West Indies between the Spanish and English colonists. This was contrary to the laws of both nations; but, as far as it related to ourselves, it had been conpived at; and we have feen, in Charles II.'s reign, that the governors were, by an order in council, expressly directed to permit Spanish ships to come with particular articles of commerce (a).

IT was now resolved to legitimate this clandestime traffic, and to put it upon a footing of law, under certain regulations. The best way of carrying this into execution feemed to be, by opening particular ports for the free importation and exportation of certain specified articles; and this led to the Free-Port Act, Stat. 6. Geo. 3. c. 49. Free Ports estar By this act live cattle, and all manner of goods and commodities whatfoever (except tobacco), the growth or produce of any colony or plantation in America, not under the dominion of his majesty, might be imported into the ports of Prince Rupert's Bay, and Roseau in the island of Dominica, and (except fugars, coffee, pimento, ginger, molasses, and tobacco) into the ports of Kingston, Savannah la Mar, Montego Bay, and Santa Lucia, in the island of Jamaica, from any foreign colony or plantation in America, in any foreign floop, schooner, or other vessel, not having more than one deck *. The act contained * Seet 1, 2. several provisions concerning the import and export of various articles, all calculated to guard

Plantation

(a) Vid. ant. p. 62

PART II.

12 CAR. 11. TO
A. D. 1783.

Plantation
Trade.

this anomalous trade from being made a means of infringing the rest of the plantation-system, and injuring the revenue. This act was temporary, but was continued by stat. 14. Geo. 3. c. 41. and afterwards, by stat. 21. Geo. 3. c. 40. it was continued so far only as related to the free ports in Jamaica, those of Dominica being intended to be shut. Upon this sooting remained the free ports till the stat. 27. Geo. 3. was passed, which repealed this act, and made other regulations that contain nearly the whole of the present law on that subject.

THE fishery carried on from Guernsey and Jerfey to Newfoundland contributed to make a fort of direct commerce between those islands and the American plantations, which was contrary to stat. 15. Car. 2., but which it was thought proper now to authorize in certain particulars, For this purpose it was enacted by stat. 9. Geo. 3. c. 28. that any fort of craft, cloathing, or other goods, the growth or manufacture of Great Britain, or of those islands, and food or squals being the growth or produce of Great in, Ireland, or those islands, may be transported from those islands to Newfoundland, or any other British colony where the fishery is carried on, the same being necesfary for the fishery, or the mariners, or persons employed therein, notwithstanding stat. 15. Car. 2. c. 7. Such articles are to be properly certificated *.

Sect. 1, 2.

Again, the exemption from the bond required by stat. 6. Geo. 3. which had been conceded to Ireland Ireland by these island merated go Guernsey C. and security a be discharged feals of the sey or Guercustoms.

THE last during this in a very ex land, by alle export of co the British 1 ments belon Africa. Th ordains, that kingdom of British plant or into any Britain on t that may lav any goods, produce or n len manufact factures of a hops, gunpo alfo all good neans and rary, . and CORrts in to be ports pealed ontain

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Ireland by flat. 7. Geo. 3. was now conceded to these islands; it was enacted, that any non-enumerated goods (except rum) may be landed in Guernsey or Jersey. It provides, that state 6. Geo. 3. c. 52, as far as it relates to the bond and fecurity for landing goods, shall extend to Guernsey and Jersey, and that such bonds may be discharged by certificate under the hands and feals of the magistrates of the royal courts of Jerfey or Guernsey, and the principal officer of the cultoms *

THE last alteration made in the plantation-trade: during this period was the measure of opening it. in a very extensive manner, to the people of Ireland, by allowing, contrary to stat. 15. Car. 2. the export of certain goods from thence directly to the British plantations in America, and the settlements belonging to Great Britain on the coast of This was by ftat. 18. Geo. 3. c. 55. which The export Africa. ordains, that it shall be lawful to export from the Ireland. kingdom of Ireland, directly, into any of the British plantations in America or the West-Indies, or into any of the fettlements belonging to Great Britain on the coast of Africa, in ships or vessels that may lawfully trade to and from those places, any goods, wares, and merchandize, being the produce or manufacture of Ireland (wool and woollen manufacture, in all its branches, cotton manufactures of all forts, mixed or unmixed, hats, glass, hops, gunpowder, and coals, only excepted); and also all goods and commodities of the growth, produce,

PART IL A. D. 1783. Plantation Track.

PART II.

duce, or manufacture of Great Britain, which have been, or which may be, legally imported from thence into the kingdom of Ireland, woollen manufacture in all its branches and glass excepted. Proper custom-house provisions are made, by requiring certificates and invoices to ascertain the star portation to be conformable to the act †

† Sect. 2.

I Sect. 3.

This permission was not to allow the export from Ireland of foreign linens, whether they were white or brown, or painted, stained, or dyed, in Ireland t; nor to allow the export of bar-iron. flit-iron, rolled, plated, or tinned, nor of any fort. of manufactured iron-wares, until a duty of 21. 10s. per ton on such bar-iron, of 31. 38. 11d. Irish per ton on fuch flit, rolled, plated, or tinned iron, and manufactured iron-wares exported from Irelandato fuch colonies or plantations and settlements, should be imposed by some act of parliament to be made in Ireland 5; nor to allow the export of such iron, or iron-wares, during the continuance of any bounty or premium granted in Ireland on fuch exportation 1. No cotton manufactures, mixed or unmixed, are to be exported from Ireland to the plantations or fettlements, unless the exporter produce a certificate from the customhouse of some port in Great Britain, particularizing the quantities, kinds, and marks thereof, and specifying that they have been legally exported from Great Britain, under pain of forfeiting the same ¶.

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In addition to the restriction on iron and ironwares, another of a general nature was made, to guard all British manufactures from being underfold, and two countilberty g merchand take place able, and amount, denothing to of patting fuel charginals of w made, or inland execution

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fold, and to preferve the competition between the two countries with some fort of equality. liberty given by this act to export goods and merchandize the manufacture of Ireland is not to take place, but in cases where they stand chargeable, and pay duties and taxes to as great an amount, as goods and merchandize of the same denomination and quality exported from Great Britain to the same places now (that is at the time of passing the act) stand chargeable with; whether fuch charges be on the importation of the materials of which the goods and merchandize are made, or by duties on their exportation, or by inland excise not drawn back, or compensated for by bounties *

Bur the share of export in the colony trade Import and given by this, in addition to former acts, did not grant fatisfy the Irish; they pressed for still further privileges, and claimed a right to enjoy the like unlimited intercourse as Great Britain, both in import and export. This was accordingly granted them by stat. 20. Geo. 3. c. 10. By this act, any goods, wares, or merchandize, of the growth, product, or manufacture, of the British colonies or plantations in America or the West Indies, or of any of the settlements belonging to Great Britain on the coast of Africa, and which by any act of. parliament are required to be imported from thence into Great Britain; and also all other goods which, having been in any way legally imported into fuch colonies, plantations, or settlements, may be legally exported from thence to Great Britain; may

PART II. 19 can, II. to 1 A. D. 1783.

> Plantation Trade.

be laden in, and exported from, such colonies, plantations, or settlements, and imported from thence into Ireland.

So far the import trade was granted; the act then goes on to grant the export trade, Any goods or commodities of the growth, product, or manufacture, of the East Indies, or other places beyond the Cape of Good Hope, which are now required by any act of parliament to be shipped or laden in Great Britain, to be carried directly from thence to any British colony or plantation in Africa or America, as also any other goods, wares, or merchandize, which now, or hereafter, may be legally shipped or laden in Great Britain, to be carried directly from thence, and imported into any colony or plantation in America or the West Indies, or any British settlement on the coast of Africa, may be exported directly from Ireland, and imported into fuch colonies, plantations, or fettlements; and the regulations of the following statutes were not to stand in the way of this new arrangement, namely, stat. 12. Car. 2. c. 18.; stat. 22. & 23. Car. 2: c. 26.; ftat. 15. Car. 2. c. 7.; ftat. 4. Geo. 3. c. 15; stat. 7. Geo. 1: c. 21.; all which, directly or indirectly, prevented the Irish participating in this trade *.

But this general privilege to import and export was still granted upon certain terms; which were, to preserve an equality in the colony trade of the two countries. It was to commence and to have continuance only in such cases, where the goods imported and exported were liable, by some act or acts to be passed in Ireland, to equal duties

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fecurities, regulations, and restrictions, as in Great Britain; and in the confideration of fuch equal duties

and draw-backs due attention is to be given to, and allowance made for, any duty or imposition, or the part of it which shall be retained in Great

Britain, or not drawn back, or not compensated by bounty in Great Britain, upon the export of

any fuch goods, wares, or merchandize, from thence to Ireland: as also for any duty paid on the importation of them into Ireland, fo as they

be not exported from Ireland with less incum-

brance of duties or impositions, than shall remain on them when legally exported from Great Bri-

tain ; and, with a view to changes that might * Sect. 2. hereafter be made, if any alteration is made in

Great Britain in fuch duties or draw-backs, when the Irish parliament is not sitting, the import and

export is to continue in the old state for four calendar months after the meeting of the next fession

of the Irish parliament. If the Irish parliament shall be litting at the time, then it is to continue for four

calendar months from the time the alteration shall be made, in case the Irish parliament shall so long

fit; and in case it shall be prorogued or dissolved, then for four calendar months after the meeting of

the next following fession t. However, the restrictions of this act were to have no influence to restrain any liberty given to import from, or export to, the colonies, by stat.

18. Geo. 3. c. 55, or any other act of parliament ‡. 1 Sect. 6. THE scheme of trade thus offered to Ireland was carried into execution by the parliament of

PART II.

A. D. 1783.

Plantation Traile.

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17 CAB. II. TO
A. D. 1783.

Plantation

that kingdom, which passed an act imposing duties on the import, conformably with those in Great Britain. But the equalizing the duties with reference to the draw-backs allowed in Great Britain, in order to the export of European goods, was an affair of nice calculation, which the parliament thought it necessary to delegate to the officers of the customs. The parliament was content with laying down this general rule for the government of the officers in completing their calculations, namely, That European goods should draw back fo much of the duties paid on importation as should leave the remainder equal to the duties retained in Great Britain on goods of the like quality and quantity; and if the duties were equal, then that no draw-back should be allowed; and if not equal, they should pay on export as much as would make them equal. Having laid down the principle of trade, as held out by the British act, they directed the commissioners of the revenue to form schedules of the drawbacks and duties conformably thereto, which were to be figned by four of them at least; and from that day such drawbacks and duties were to become the law of export to the colonies (a),

The performance of this agreement on the part of Ireland was left in this state; which, for a national transaction, seems to be somewhat uncertain. For where is the jurisdiction, or what is the mode, for trying the question, Whether the Irish have entitled themselves, under this or the pre-

(a) Annual Iris Act for Duties.

ceding star the colonie bel made, and calcula and Frish the Ow the where an o held wut t paffingada was preferi of the cond offered was the Londo proper pro ment. So apportunity passed in In required; be made, a proper act fuch negoti ments of th to a profpe fuch a med the watch i has happen tracting pa nized the grantee, a fignified in proposal in

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ceding stance, to the impers or export trade with the colonies in any particular article? Can a feizure be made; and can a court examine and compare, and calculate the duries and drawbacks in the British and Irish statute-books?

PART 1.
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in On the occasion of the corn act, flat. 31. Geo. 3. where an offer of an advantageous corn trade was held put to the Irish, on the condition of their paffing a law with certain provisions, a better mode was preferibed for securing the exact performance of the condition on their part. For the trade there offered was not to take place, till it was notified in the London Gazette, that fuch a law, with all proper provisions, was passed by the Irish parliament So that the executive government had an opportunity first to fatisfy itself, whether the act passed in Ireland was such as the British parliament required; and if it was not, no notification would be made, and the trade would not commence till a proper act was pailed. It does not feem, that fuch negotiations and treaties between the parliaments of the two kingdoms can well be conducted to a prosperous issue, without the intervention of fuch a mediating authority, which is always upon the watch for the common protection of both. It has happened, that, on fimilar occasions, the contracking party, which makes the grant, has recognized the performance of the condition by the grantee, and ratified it by a public acceptance, fignified in an act of the Legislature. Thus, the proposal in stat. 26. Geo. 3. c. 60. to allow to Irish ships the privileges of British ships, as soon

PART II. 12 CAR. 11. TO A. D. 1783, Plantation the Irish parliament, was plainly carried into effect by the parliament declaring next session, in stat. 27. Geo. 3. c. 19. that such regulations had passed into a law in Ireland, and that Irish ships were accordingly entitled to the privileges proposed; but, surely, as long as conditional regulations, like the present, are left as these are, there is something unfinished and uncertain in the transaction; and it is not easy to say, what is actually the state of the law between the two kingdoms.

We cannot close this period of our plantationhistory without noticing the measures taken by parliament for chastising the rebellious colonies, by first restraining their trade, and then wholly prohibiting it.

Restraining and prohibitory Acts. THE first of these measures was stat. 14. Geo. 3, c. 19. which discontinued the landing and shipping of goods at the town and harbour of Boston. A power was thereby lodged in his majesty, upon the restoration of peace, and obedience to the laws, and upon satisfaction being made to the East-India Company for the teas that had been destroyed, to open the port of Boston, and limit the extent of it, as he should judge expedient.

But that time did not arrive; for, instead of peace, and obedience to the laws, the combinations and disorders there increased, and the parliament thought it necessary to pass stat. 15. Geo. 3. c. 10. for restraining the trade and commerce of the provinces of Massachusetts Bay, and New-Hampshire; and the colonies of Connecticut and Rhode

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Rhode-Island, and Providence Plantation; by which act no goods enumerated in stat. 12. Car. 2. c, 18. or any other act, being the growth, product, or manufacture of those places, which were to be brought to some other British colony, or Great-Britain, nor any fuch enumerated goods as should have been brought into those places, nor any other goods whatfoever, the growth, product, or manufacture of those places, should be transported or carried from thence to any land, island, territory, dominion, port, or place whatfoever, other than to Great Britain, or some of the British islands in the West Indies ; and no wine, salt, or * Sect. 1. any goods whatfoever (except horses, victual, and linen cloth, the produce and manufacture of Ireland imported directly from thence), were to be imported into those places, unless such goods, were bond fide shipped in Great Britain, and carried directly from thence +. But this was not to + Sect. 4. hinder the importation into those places from the British islands in the West Indies of such goods, the produce or manufacture thereof, as might by law be imported from thence 1. The act also \$ Sect. 5. prohibited, absolutely, ships belonging to those places from going to the fisheries in those parts, as we shall see in its proper place.

By ftat. 15. Geo. 3. c. 18. the same restraint was put on the trade of the colonies of New-Jersey, Pennsylvania, Maryland, Virginia, and South-Carolina. There was the same prohibition of goods to be carried to those colonies, and the same proviso respecting imports from the West-Indies.

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PART II.
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A. D. 1783.

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No goods were to be carried from the counties of Newcastle, Sussex, and Kent on Delaware, to any other place, but to Great Britain or Iroland, or the British West Indies, till oath was made that the goods were the product or manufacture of those counties*; which was intended for preventing the trade of New Jersey, Pennsylvania, and Virginia, being carried on through those counties.

THE following year was passed stat. 16. Geo. 3. c. 5. for prohibiting all trade and intercourse with the provinces and colonies that had been put under restraint by the two former acts, and adding to them the three lower counties on Delaware, and the colonies of North-Carolina and Georgia, which were all pronounced to be in a flate of re-The act ordains, that all trade and combellion. merce with those places should be prohibited, and all ships and vessels belonging to the inhabitants thereof, together with their cargoes, and all other ships and vessels whatsoever, together with their cargoes, which should be found trading, or going to trade, or coming from trading in any port or place of those colonies, should be forseited, as if they were ships and effects of open enemies t. In all these acts powers were given to the king to fuspend their execution, as soon as any of the colonies should return to obedience. By this act the three former acts, namely, stat. 14. Geo. 3. c. 29. ftat. 15. Geo. 3. c. 10. & c. 18. were repealed, as become unnecessary after the passing of this act.

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For carrying on the war against the colonies the lords of the admiralty were empowered by stat. 17. Geo. 3. c. 7. to grant commissions to private ships, to make prize of all vessels trading contrary to the provisions of stat. 16. Geo. 3. before mentioned, so that the whole of the laws now subsisting against the American trade and intercourse were stat. 16. Geo. 3. c. 5. and stat. 17. Geo. 3. c. 7.

HAVING gone through the statutes made within this period for regulating the plantation-trade, we come now, according to the plan before laid down, to confider fuch matter as has been furnished by the decisions of courts, or the opinions of lawyers, for afcertaining the meaning of these laws, or enforcing their execution. But the materials of this fort are very scanty. There are no decisions of courts, and the opinions that are preserved go only to one fingle point, namely, What is, or What a Colony what is not fuch a foreign possession, as is properly an object of the different regulations made by these laws.

Thus it became a question, Whether New- Newfoundland. foundland was a colony or plantation? A ship, being a French prize, but not legally condemned, was owned and manned by English, and had imported fish and oil from Newfoundland; but by stat. 7. and 8. Will. 3. no importation can be made from any colony or plantation except in an English-built ship. This importation was thought by Sir Thomas Trevor to be against that statute, inasmuch as the ship was not condemned in some court

PART II. Plantation

PART II. 12 CAR. H. TO A. D. 1783. Plantation

court of admiralty; but Sir John Hawles, in an opinion he gave on the fame point, was more explicit. He fays, he should have thought Newfoundland was neither a colony nor a plantation belonging to his majesty, having no settled governor there, nor the king pretending to any dominion therein, as he could be informed of; but fince stat. 15. Car. 2. c. 7. and 25. Car. 2. c. 7. reckoned Newfoundland among his Majesty's plantations, he thought this ship being a prize, tho not legally condemned, and having been trading between England and Newfoundland, was forfeited by stat. 7. and 8. Will. 3. c. 22 (a). Whatever doubt there might then have been of the king's fovereignty in that island, there could be none after the treaty of Utrecht, by which the king of Great Britain was acknowledged to have the dominion and fovereignty of that island. From that time it unquestionably belonged to his majesty, and there could be no doubt but respecting the description of possessions under which it should be classed; and a notion long prevailed, that this island, being used merely for the fishery, was not a colony or plantation. Yet this question was never raised but it was answered, that this island was to all intents a colony and plantation.

Thus when beaver-skins, which are required by stat. 8. Geo. 1. c. 15. s. 24. if the produce of a British plantation, to be brought directly to to this kingdom, were carried from Newfoundland round

(a) 24th of January, 1698.

round by Gi to be forfeit had not beer as well as car AGAIN, V establish a c made a que plantation, o the board of and conform rustoms were he authority poses duties nd plantat rere certainly ately been r policy of the ent planting inal design Virginia, or a hat policy v aving been nerchants adv as been conf mons concern nd Plantation

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round by Gibrant, they were held by Mr. Willes to be forfeites ;; which could not be, if they 12 car ii. to had not been the produce of a British plantation, as well as carried round by Gibraltar.

PART II. Plantation

AGAIN, when it was in agitation, in 1764, to establish a custom-house in Newfoundland, it was made a question, Whether it was a colony, or plantation, or a mere fishery? But it was held by the board of trade to be a colony, and plantation; and conformably with that opinion the duties of customs were ordered to be received there, under he authority of stat. 4. Geo. 3. c. 15. which imposes duties on goods imported into the colonies nd plantations in America. These opinions were certainly right; for although that place has ately been regarded only as a fishery, and the policy of the government has long been to preent planting and colonization there, yet the oriinal design was to plant that island, as well as Virginia, or any other part of America: and after hat policy was changed, yet the first charters aving been granted as well to plunters as to nerchants adventurers, the interest of the planters as been confidered, more or less, in all the reguations concerning that island; and the term Planter nd Plantation is known there, as well as in any art of America, or the West-Indies.

SOME doubts concerning the descriptions of olony, or plantation, have been coupled with nother doubt; namely, Whether the colony, or plantation,

(a) 29th of May, 1736,

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PART II.

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A. D. 1783.

Plantation

Trade.

plantation, if it were one, was a territory which belonged to his majesty? These points were discussed in the cases of *Honduras* and of *Surat*.

IT was material to ascertain, Whether Honduras was a plantation to his majesty belonging, or in his possession? for it had become a practice for ships to fit out from Jersey, to fetch logwood from thence, and carry it directly to France, Holland, and other parts of Europe; which, being an enumerated commodity, could not be done from a plantation to his majesty belonging, consistently with the 18th section of the Act of Navigation. This question was put to the law-officers after the treaty of peace in 1763; in the 17th article of which the king had agreed to cause all the fortifications erected there by British subjects to be demolished: but the king of Spain agreed, that the British subjects, or their workmen, should not be disturbed or molested in their occupation of cutting logwood; for which purpose they were permitted to build and occupy houses and magazines necessary for their families and effects." But, notwithstanding these stipulations in favour of British fettlers, Mr. De Grey (a) was of opinion, that the Bay of Honduras could not be considered as a plantation or territory belonging to his majesty, within the meaning of the Act of Navigation, but that it was a part of the Spanish territories, subjest to fuch rights and liberties therein as are stipulated for by treaty; and that there is no law sublisting to prev rights and there, to as

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e stipufüblisting ing to prevent an English subject, intitled to such rights and liberties, from carrying logwood, cut 12 can it. there, to any part of Europe.

Upon a late question, Whether Surat was a surat. plantation or colony within the meaning of stat. 7. & 8. Will. 3. To as to entitle a ship there built to have a plantation-register? it was enquired, what was the nature of the possession which the East-India Company had there. And it being reprefented, that Surat was a port belonging to the Mogul, where several European nations have settlements, and that the English chief, by an instrument from Delhy, is governor of the Mogul's castle, and admiral of his fleet there, but that all merchants indifcriminately build ships there, it appeared to the law-officers, upon this statement of facts, that this thip was not intitled to a register.

But it being apprehended this was not an accurate state of the case, further enquiry was directed; and it appeared, upon information of perfons acquainted with the Company's affairs, that they have a fettlement at Surat, which is governed by a chief and council, who are subordinate to the governor and council of Bombay; and as the crown by charter has referved the fovereignty in all fettlements acquired, or made by the Company, it was conceived the fettlement at Surat is under his majesty's dominion. But whether the king has a fovereignty, depends on the fact of the Company having a territorial property in Surat. And with regard to that point, it appears from their charters, that Surat, as to the territorial right

PARTAG Plantation Trade.

Helft of the Company, was always considered in the fanie light with Bombay infelly which is dev nominated the town and factory of Bombuy. By the charter of justice, of the abth wear of George H. all civil, criminal, and military power is given to the Company, as well in the subordia nate factories, of which Surat is one, as animuthe island of Bombay itself. The indenture of 22d July 1702 conveys the dead stock of the Old Company to be held by the New, and, enumerating what shall be fo considered, after Bombay, it fays, "Under the presidency of the said island of Bombay, the factories of Surat. 11 was also certified, by an officer of the Company whole knowledge and situation were judged to intitle him to credit, that the Company deem the territory of all forts and factories, where they have a president and council, as their property; and this deuthe cafe at Surat; that the territory round the whole city of Surat is nominally held by the Company as governors for the Mogul, but that this grant was made after the Company had possessed themfelves of it by force. Upon this statement of facts it was judged by the law-officers, that this was fuch a plantation or colony as entitled the ship built there to a register (a): 1 1915 HOTH BE A

A VERY particular question respecting the king's fovereignty and possession arose on the occasion of the island of Guadaloupe being taken from the hardly comp French in 1759. It was doubted, Whether this

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island was to be considered as a plantation or territory to his majesty Belonging, or in his POSSESSION, within the meaning of the Act of Navigation, dand other laws relating to duties on merchandize imported from thence ? But the lawofficets of the crown at that time gave their opinion that it was and they alledged fuch reafor their opinion as are well deferving our confideration was an

THE attorney-general (a) faid, that notwithflanding the advantageous terms granted to the inhabitants, they were difarmed, and in a state of subjection to his majesty's troops. All new commissions were to be taken under his majesty, and all acts of justice were to run in his name. He was in actual possession of all the public revenues; and all the trade of the island had changed its course, passing now in English bottoms only to Great Britain. All this being confidered, he thought himself obliged to conclude, that this island was now a plantation belonging to his majesty, and in his possession, in right of the crown of England; and that it was an English and British plantation within the meaning and intent of the Acts of Navigation. The state of the state o

THE great objection to this opinion arose from the condition of the then inhabitants, who enjoyed privileges under the articles of capitulation hardly compatible with the state of subjects. But that objection, in his mind, had no great weight,

(a) Mr. Pratt.

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PARTITA-13-cm. Wa-70 A-3571783... Plantation if it was confidered, that these were personal privileges, and were confined only to the present inhabitants, who were restrained from alienating to any but the king's subjects; and the capitulation was made not with the French king, but only with the inhabitants.

THE right of fovereignty, therefore, was wholly changed, and the whole island was the king's acquisition by conquest. If any inhabitant should die without heir, his lands would escheat to the king; if any of them should levy war, or plot the king's death, they would be guilty of high-tread fon; and, to illustrate this further, if the inhabitants should agree to sell all their possessions, to Englishmen, the island, without any further treaty or capitulation, would become wholly English. The inhabitants plainly understood themselves transferred to his majesty's dominion, and therefore had stipulated for the like privileges in trade as were allowed to the rest of his majesty's subjects; and this was granted, with a proviso, that they complied with the Acts of Trade. In a word, the condition of subjects might be better or worse in different parts, but here the question was about the fovereignty, and it had nothing to do with the privileges which his majesty had been pleased to grant the natives (a).

THE folicitor-general (b) observed, that the Ad of Navigation, and the subsequent acts, referred not only to the plantations and territories belonging

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ing to, or in the possession of the crown at that time, but to future acquisitions; and he thought is cal me the practice that had been observed with regard to St. Christopher's on a former occasion to be in point. That island had been taken possession of by the French and English jointly, in the year 1626. About the year 1688 the French drove the English entirely off the island. In the year isgo, or thereabouts, the English recovered the island, and had entire possession of it, till it was at length ceded to Great Britain by the treaty of Utrecht, It appeared by the cultom-house books, that fugars imported from thence into Great Britain, after the year 1690, and before the treaty of Utreeht, had paid the same duty as sugars from the British plantations, without distinguishing between the antient French and English divisions of the island (a).

THE European goods that were on the island of Guadaloupe at the time it was taken, were deemed, by Sir Fletcher Norton (b), not to be such as could be imported from thence into any of the British islands in the West Indies, as they had not been shipped and laden in Great Britain; and therefore fuch importation would have been directly against stat. 15. Car. 2. c. 7.

Though these casts throw some light on this subject, there are still difficulties remaining, which deferve confideration.

THE foreign possessions of this country, in Asia, Africa,

⁽a) 13 August 1759.

⁽b) 2 February 1764.

PART II.
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Africa, and America, have not always been denominated in the fame manner in the foregoing Thus, in the Act of Navigation, feet. r. they are spoken of as lands, islands, plantations, or territories; in fect. 18. the enumerated goods are not to be carried but to forme other English plantation. In ftat, 13. & 14. Car. 2. c. 11. fect. 6. ships must be built in the king's dominions in Asia, Africa, or America; and persons of the king's plantations are declared to be English, within the meaning of the Act of Navigation. In stat. 7. & 8. Will. 3. c. 22. the terms used are mostly colonies and plantations; and sometimes plantation only. This act recites, that the governors of the colonies or plantations were, by stat. 12. Car. 2. c. 18. obliged to take an oath; whereas in the act it is the governors of lands, islands, plantations, or territories, without any This act of William III. is mention of colonies. intituled, For Preventing Frauds, and Regulating Abuses in the Plantation Trade.

WHEN different expressions are used in the same act of parliament, it cannot be believed but that different things are meant. Thus in that clause of the Act of Navigation which was intended for confining to the mother-country the trade of our foreign possessions, the parliament made use of the term plantation only, and dropped the terms lands, islands, and territories, which had been used in other parts of the act. It should seem as if the parliament looked upon plantations, and upon such as were lands, islands, and

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Bur if tenritories are not plantation-restrictions plantation under that from those 7. & 8. W or at least the present same thing statute, wh

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PART II.

territories, in a different light; and that the former owing their origin, advancement, and support, to the money and men which passed from this country, it was fair to require, that the benefit which resulted from the application of those means should return to, and center in, the parent-state: but as to other lands, or islands, or territories, though belonging to the king, if they had not derived from this country that fort of creation, cultivation, and fostering, which would make them plantations, there did not exist the same claim to oblige them to fend their produce to this kingdom. Whatever may have been the reasoning that governed in making the distinction, the distinction is certainly made; and, no doubt, made with fome design, and is not to be ascribed to any inaccuracy in wording.

But if the king possesses lands, islands, and territories, in Asia, Africa, and America, which are not plantations, there grows a material disference in what we have all along been calling the plantation-trade; for it will be found, that many restrictions are laid only upon what are called plantations; and such dominions as do not come under that denomination are clearly exempted from those restrictions. Thus the whole of stat. 7. & 8. Will. 3. is applicable only to plantations, or at least to colonies; which, as far as concerns the present question, may be considered as the same thing. The prohibition, therefore, in that statute, which forbids any but British-built ships trading to the colonies or plantations, does not

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of law, may happen not to be deemed colonies or plantation; all which may fail be traded to the Act of Navigation.

WHEN we fee this refult from the foregoing reasoning, we are anxious to discover, how it will operate with regard to the British concerns in Asia Africa, and America. In glancing over the fettlements on the coast of Africa, the fettlements of the East-India Company in India, the China trade, Nootka-Sound, and many other places, we fee lands and territories under very different circumstances, and dependent upon political confiderations of infinite variety; respecting some of which it must be exceedingly difficult to determine; whether they are within stat. 7, & 8. Willi g. as colonies or plantations; or indeed, which is a further doubt, whether they are within any part of the Act of Navigation, as lands, illands, or territories, to his majesty belonging, or in his possession. These are questions of great importance to the navigation-fystem, and deserve a serious attention.

As to the terms colony and plantation, whatever distinction may, at one time, have been made between them, there seems now to be none at all. The word plantation first came into use. The plantation of Ulber of Virginia, or Maryland, and other places, all implied the same idea of introducing, instituting, and establishing, where every-thing was desert before. Colony did not come

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come much into use till the reign of Charletella and it feems to have denoted the fort of political relation in which fuch plantations flood to this kingdombarThus the different parts of New-Enge. hand were; in a great measure; voluntary focieties; planted without the direction or participation of the English government; so that in the time of Charles He there were not wanting persons who pretended to doubt of their constitutional depended coupon the crown of England; and it was recommended, in order to put an end to fuch doubts, that the king flould appoint governors; and so make them colonies. A colony, therefore, might be confidered as a plantation when it had

a governor and civil establishment subordinate to

the mother country. All the plantations in Ame-

ricay except those of New-England, had such an

establishment; and they were, upon that idea, colonies as well as plantations. Those terms feem,

accordingly, to be used without distinction in the

statute 7. 8. 8. Will. 3. and in those made afterwards words with a bird of the form of the property with at the a somewhole impairs and the see that I navigation-tynein, believe is the east auchtion. As to the regime source was plans acres what ever differ the auri, at in this new been made between them, "throng' is an interest to done at

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CHAPTER II. THE DIE STOTETING

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THE TRADE WITH ASIA, AFRICA, AND AMERICA.

To be carried on in English Shipping—and directly with those Countries - Exceptions thereto-Persian Goods through Russia-Coarse Callicoes-The East India Company -South Sea Company-Hudson's Bay Company-African Company-Fourth Section of the Navigation Act-IV hat is a Manufacturing Of direct Importation Of the usual Ports for first Shipping-Of returned Goods.

PART II.

12 CAR. II. TO A. D. 1783. Trade with Asia, Africa, and America.

THE trade with Asia, Africa, and America, was restricted by the Act of Navigation to ships belonging to the king's dominions. No goods or commodities whatever of the growth, production, or manufacture of Africa, Afia, or America, or of any part thereof, or which are described or laid down in the usual maps or cards of those places, shall be imported into England, Ireland, or Wales, the islands of Guernsey, Jersey, or town of Berwick-upon-Tweed, in any other ship or vessel whatsoever, but in such as do truly and without fraud belong to the people of Eng-

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ship; one party feiz This fe pendage to both to t in general, the planta those two fliould be the followi be carried where the Thus no g growth, p are to be the islands Berwick-up or other fh faid places mentioned America, r English m brought fro from those

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SHIPPING AND NAVIGATION.

land or Ireland, the dominion of Wales, or town of Berwick-upon-Tweed, or of the lands, islands, plantations, or territories in Asia, Africa, or America, to his majesty belonging, as the proprietors and right owners thereof, and whereof the master and three-fourths at least of the mariners are English, on pain of forfeiting the goods and ship; one moiety to the king, the other to the party seizing and suing for the same*.

This fection is followed by one which is an appendage to the first and third sections, and applies both to the trade of Asia, Africa, and America in general, and also to that which we have called the plantation-trade. It had been provided by those two clauses, that the trade of those places should be carried on in English shipping:-by the following provision it was meant that it should be earried on directly with the very countries where the articles of commerce were produced. Thus no goods or commodities that are of foreign growth, production, or manufacture, and which are to be brought into England, Ireland, Wales, the islands of Guernsey and Jersey, or town of Berwick-upon-Tweed, in English-built shipping, or other shipping belonging to some of the aforefaid places (namely, the trade with the plantations mentioned in fect. 1. and that with Asia, Africa, and America, mentioned in fect. 3.) and navigated by English mariners as aforesaid, shall be shipped or brought from any other place or country, but only from those o the faid growth, production, or manuacture, or from those ports where the faid goods and commodities can only, or are, or usually have

PART II.

12 CAR. II. TO A. D. 1783. Tride with Asia, Africa, and America,

To be carried on in English, Shipping;

* Sect. 3.

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PART II.

12 CAR 11. TO A. D. 1783:

Trade with Asia, Africa, and America. Sect. 4 been first shipped for transportation, and from none other places or countries, under penalty of forfeiting the goods and ship, with all her guns, furniture, ammunition, tackle, and apparel and moiety to the king, the other to the informer and

To this regulation concerning the usual ports, it was thought necessary to subjoin provisoes in far your of certain particular trades, as had been done in the former act. Nothing in this act was to restrain the importation of any commodities of the Streights or Levant feas, loaden in English built shipping, and whereof the matter and three fourths of the mariners at least were English, from the usual ports (a) or places for lading them theretofore within the Streights or Levant leas, though the commodities were not of the very growth of those places to nor the importing of East India commodities in English-built shipping; and whereof the master and three-fourths of the mariners at least are English, from the usual places of lading them in any parts of those seas to the southward and eastward of the Cape of Good Hope, although fuch ports be not the very places of their growth I. And it is lawful for any of the people of England, Ireland, Wales, the islands of Guernsey or Jersey, or town of Berwick-upon-Tweed, in vesfels or ships to them belonging, and whereof the master and three-fourths of the mariners at least are English, to bring in from any of the ports

1 Sect. 13.

+ Sect. 12.

(a) Trieste, Venice, Genoa, and Legborn, are now considered as ports which, by usage, are intitled to this privilege for the export of Asiatic goods from the Levant.

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of Spain on Portugal, or Western Islands commenty called Azores, or Madeira or Canary islands. all forts of goods or commodities of the growth production or manufacture of the plantations or dominions of either of them respectively *; which * Sect. 14, ... permission was, by a subsequent statute (a), extended to cases where the property in the goods imported belonged to aliens.

of Such fare the rules laid down by the Act of Navigation for the government of the trade to Afia, Africa, and America: it was to be carried on in English shipping, and directly with the places where the articles imported were produced on manufactured to that English shipping could not) even bring those articles from any of the commercial countries in Europe, or any of the plantations belonging to these countries. This; the the former part of the act, was principally levelled at the carrying-trade of the Dutch; and it effectually prevented any ports of the United Provinces being the emperium for this kingdom of goods imported from Asia, Africa, or Americas It had the same effect upon Denmark. Hamburgh, and other places, where any portion of this circuitous traffic was to be found. I have

THE principle laid down in the Act of Naviga. tion for carrying on the trade with Asia, Africa, and America, has been ever fince preferved entire of Occasions have happened, where it was thought wife even to make the restriction closer.

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PART II:

Trade with

र्मा १६६ जन्म । व अर्थाय देश किरोपात रहा । (a) Stat. 17. Geo. 2. c. 36.

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PART IL

APRIL 1783.

Trade with Asia, Africa, and Ame.ica.

The throwing of raw filk being a great em ployment in this country, and much Affatie filk being thrown in Italy, and then imported hither as a manufacture of that country, instead of a product of Asia imported in English shippings as it must be if brought hither in a raw state bit was ordained, as the act expresses it, " for better supporting the art of throwing filk in this main, " and the poor employed therein, and that useful " and national trade into Turkey," by ftat., 21 Will. & Mary, ft. 1. c. 9. that the throwing of filk should not be construed to be a manufacture within the Act of Navigation; and so thrown silk should not be capable of being imported from Italy, as as manufacture of that country; and further that no thrown silk of the growth or production of Turkey, Persia, the East Indies, or Chinas or of any other country or place (except that of the growth or production of Italy, Sicily, or the kingdom of Naples, and which shall be imported in fuch ships, and so navigated, as directed by the Act of Navigation, and brought from fome of the ports of those countries or places whereof it is the growth, or production, and shall come directly by fea, and not otherwise) shall be imported into England, Wales, Guernsey, Jersey, or the town of Berwick, on pain of forfeiting such thrown filk * ... s. " .

* Sect. 2.

Exceptions'

Notwithstanding this disposition to support the principle of the Act of Navigation, exceptions begun to be made in favour of some articles of commerce which it was thought should be pro-

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cured at any rate, or which were no great objects in the light of navigation. Thus by stat. 7. Ann. call it was permitted to import from any of the Britist plantations in America, Jesuits bark, sarsuparitty, bulsam of Peru, and Tolu, and all other drugs of the growth and product of Ameripal in thips regularly manned and navigated, on paying the same duty, and no more, as if they were imported directly from the place of their growth; which operated as a repeal of the clause in the Book of Rates, allowing to drugs (a) imported directly from the place of their growth an easement of two-thirds of the duty; and in that light, though a regulation of duty, it may be considered as affishing the policy of the Act of Navigation. This regulation had the effect of encouraging the trade between our Islands and the Spanish settlements, where such drugs are produced, vinitally little of the state of the same

AGAIN, by state 6. Geo. 1. c. 14. the proviso in the 12th section of the Act of Navigation was repealed as to the importation of raw silk and mohair yarm of the product or manufacture of Asia, except only as to the ports or places in the Streights or Levant seas which are within the dominions of the Grand Seignior. We are told, that the woollen manufacture in France had greatly increased, and was now a considerable article of export into Turkey; in return for which, raw silk and other commodities were brought to Marseilles.

12 CARJON 46 A.D. 1783

Trade with Aria, Africa and America

⁽a) Except Jesuits bank, the duty on which was the same, whether it came directly or not.

PART II.

19 CAR. 18. TO
A. D. 1783.

Trade with
Asia, Africa,

America.

Marfeilles, and other ports of France, and quantitles of it thence imported into Italy, and fo brought to Great Britain; by which means we were affifting in facilitating the French woollen trade in prejudice to our own: it was therefore meant that raw filk and mohair of Asia should be brought only from the Turkish dominions, and not from Italy, as it might have been under the proviso referred to in the Act of Navigation (a). To obtain articles fo necessary for our manufactures as cochineal and indigo at a cheap rate, those two commodities were allowed for a certain time to be imported from any port or place, duty free, in British or other ships in amity with this country, by fat. 13. Geo. 1. c. 15. and ftat. 7. Geo. 2. c. 18. These temporary acts were last continued by ftat. 46. Geo. 3. c. 29. fect. 12. 10 25th March 1800.

A NEW course of trade had brought the silks and other commodities of Persia though the Russian dominions; and as none of the Russian ports could be said to be the ports for shipping those articles, in the meaning of the south clause of the Act of Navigation, it was thought proper to make a special provision for authorising this sort of importation. This was done by stat. 14. Geo. 2. c. 36. which permits any person being of the Russia Company, exclusive of all others, to import into this kingdom, in British-built shipping, navigated

Persian Goods through Russia,

> (a) Observe the missecital of or other shipping, in the preamble of this statute. Also, place of the growth instead of their growth; and parts instead of ports.

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according to law, from any port or place belonging to the Czar or emperor of Russia, raw silk, or any other goods or commodities, of the growth, produce, or manufacture of Persia (provided such manufacture be made of articles the growth or produce of Persia), being purchased by barter with woollen or other manufactures, goods, or commodities, exported from Great Britain to Russia, and from thence carried into Persia (gold and silver in coin or bullion excepted), or with the produce arifing from the fale of fuch manufactures, goods, or commodities.

On another occasion, when the price of gum senega had much risen, and the import was not edequate to the great demand made for it in the printing of filks, linens, and callicoes, permission was given by stat. 25. Geo. 2. c. 32. to all his majesty's subjects to import into this kingdom gum senega in British-built ships, navigated according to law, from any port or place in Europe.

AGAIN, when the East-India Company did not Coarse Calicoes, make sufficient importations of coarse printed culicoes, cowries, arangoes, and certain other East-India manufactures prohibited to be worn in this kingdom, but which were necessary for the African trade, permission was given by stat. 5. Geo. 3. c. 30. for the Company to import those articles in British ships, navigated according to aw, from any part of Europe not within his maefty's dominions, in such quantities as they should hink nece Tary for the African trade *.

AGAIN, by ftat. 6. Geo. 3. c. 52. f. 20. any fort PART II.

A. D. 1783.

Trade with Asia, Africa,

PART. II.

A. D. 1783.

Trade with
Asia, Africa,
and America.

fort of cotton-wool may be imported in Britishbuilt ships from any country or place, duty free; and in the same manner goat-skins, raw or undressed, by stat. 15. Geo. 3. c. 35. s. 15, 25, which was a temporary act, but was continued, and made perpetual by stat. 31. Geo. 3. c. 35. 1000 311

Among the regulations made by parliament in the trade with Asia, Africa, and America, during this period, may be reckoned the sanction given to some chartered Companies, which thereby acquired an exclusive right to trade with certain parts of these three quarters of the world. It is not here meant to give any-thing like a history of the East-India Company, the South-Sea Company, or the African Company, but merely to state such parliamentary provisions as give and secure to those Companies their trade, and define its limits.

Of the East India Company. THE first statute in which the rights of the East-India Company were adjusted is stat. 9. & 10. Will. 3. c. 44. and the trade is there assigned to be, into and from the East-Indies, in the countries and parts of Asia and Africa, and into and from the islands and ports, havens, cities, creeks, towns, and places of Asia, Africa, and America, or any of them beyond the Cape of Bona Esperanza to the Streights of Magellan, where any trade or traffic of merchandize is or may be used or had*. These places are not to be visited, frequented, or haunted by any other of his majesty's studies such as the proceeds thereof. Person trading

* Sect. 61.

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trading to the East-Indies are first to give fecurity for causing all goods laden on their account in 12 can India to be brought, without breaking bulk, to fome port of England or Wales, and there to be unladen and put on land *.

A. D. 1789. Trade with Asia, Africa, and America. * Sect. 69.

THE penalty herein imposed was found not adequate to prevent the offence. Persons used to go in foreign ships, and bring back goods to foreign ports in Europe; foreign commissions and passes grew very commonly in use for this purpose, and the Company, as well as the general trade and hipping of the country, fuffered much from the interloping traders. It was intended by stat. 5. Gev. 1. c. 21. to ftop this mischief, by giving stronger powers for restraining it. Thus, the Company may arrest all such persons, being subjects of his majesty, and send them to England †. Again, a + sect. 2. penalty of £500. is imposed on all persons procuring, foliciting, or acting under any commission, authority, or pass, from any foreign power, to fail, go, or trade in or to the East-Indies t, or within \$ sect. 3. the before-mentioned limits.

By a subsequent act, namely, stat. 7. Geo. 1: ft. 1. c. 21. no commodity of the growth, product, or manufacture of the East-Indies, or other places beyond the Cape of Good Hope, contained in the patents of the East-India Company, can be imported or carried into the kingdom of Ireland, the islands of Jersey, Guernsey, Alderney, Sark, or Man, or into any lands, islands, plantation, colony, territory, or place to his majesty belonging, in

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PART IL

A. D. 1783.

Trade with Asia, Africa, and America. Sect. 9.

South Sea Company.

Africa or America, but fuch only as shall be bond fide and without fraud shipped in Great Britain, in ships navigated according to law, under pain of forfeiting the ship and cargo . A doubt having arisen, whether ships belonging to the East-India Company could strictly be considered as British ships, considering how many foreigners were proprietors of the Company's stock, this doubt was removed by stat, 21. Geo. 3. c. 65. s. 33.

THE trade of great part of America was ex-clusively granted to the South-Sea Company by stat. 9. Ann. c. 21. in the following manner: They were to have the fole trade and traffic into, unto, and from all kingdoms, lands, countries, territories, islands, cities, towns, ports, havens, creeks and places, of America, on the east side thereof, from the River Aranoco to the fouthernmost part of Terra del Fuego; and on the west side thereof, from the southernmost part of Terra del Fuego through the South Seas to the northernmost part of America; and into, unto, and from all countries, islands, and places, within the faid limits, which were reputed to belong to the crown of Spain, or which should thereafter be found out or discovered within those limits, not exceeding three hundred leagues from the continent of America, between the fouthernmost part of Terra del Fuego, and the northernmost part of America, on the west fide thereof, (except the kingdom of Brazil, and fuch other places on the east side of America a were then in the actual possession of the crown of Portugal,

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Portugal, and the country of Surinam, in posses- PART II. fion of the States-General of the United Provinces); as it was declared by the act, not to be the intention to make any grant of the trade to and America the Portuguese or Dutch settlements, which was fill to remain open ; but other persons visiting, * Sect. 46. limits granted to the Company, are to forfeit ship and cargo t.

It was however provided, that the Company should not fail beyond the southernmost part of Terra del Fuego, except only through the Streights of Magellan, or round Terra del Fuego, nor go from thence into any part of the East-Indies, nor return to Great Britain, or any other place in Europe, Afia, Africa, or America, by any other way, except through the Streights of Magellan, or by Terra del Fuego; nor were the Company to trade, traffick, or adventure in any goods of the growth, product, or manufacture, of the East Indies, Persia, China, or any other places within the limits granted to the East India Company; nor to fend any ship within the South-Seas, from Terra del Fuego to the northernmost part of America, above three hundred leagues to the westward of and distant from the shores of Chili, Peru, Mexico, California, or any other shores of North or South America contained between Terra del Fuego and the northernmost part of America, on pain of forfeiting the ship and cargo I.

An exclusive trade to another part of America Hutton's Bay

PART II.
12 car. ii. To
A. D. 1783.
Trade wit
Asia, Africa,
and America:

was granted in 1670 by Charles II. to the Governor and Company of Adventurers of England trading into Hudson's Buy. They were to have the fole trade and commerce of and to all the feas, bays, streights, creeks, lakes, hivers, and founds, in whatfoever latitude, that lie within the entrance of the fereight commonly called Hudson's Streights, together with all the lands; countries, and territories, upon the coalts of fuch feas, bays, and streights, which were then posfessed by any English subjects, or the subjects of any other Christian State, together with the fishing of all forts of fish, of whales, sturgeon, and all other royal fish, together with the royalty of the sea. But this extensive Charter has not received any parliamentary confirmation or fanction. Van Art of the state of the state of the time

In the ninth year of king William, the trade to a great portion of Africa was in the hands of the Royal African Company, which, under a Charter from Charles II. enjoyed an exclusive trade from the port of Sallee, in South Barbary, to the Cape of Good Hope, both inclusive, with all the islands near adjoining to those coasts. A new arrangement of this trade was made by stat. 9. & 10. Will. 3. c. 26. by which the trade was opened between Cape Mount and the Cape of Good Hope to all the king's subjects trading from England and the plantations in America, upon paying a duty of ten per cent. ad valorem on all goods exported; and between Cape Blanco and Cape Mount, upon paying the like ten per cent. ad valorem,

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PART II.

A. D. 1783.

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valorem, together with an additional ten per cent. adwalorem on all goods and merchandize imported into England or the plantations from the Coasts between Cape Blanco and Cape Mount; with this exception, that redwood was to pay five perscent, and negroes nothing at all. This act wassto continue in force for thirteen years; and not being renewed, the whole trade reverted again to the exclusive claim of the Company.

THE African trade was put upon a new footing by stat. 23. Geo. 2, c. 31. which made it lawful for all the king's fubjects freely to trade between the port of Sallee, in South Barbary, and the Cape of Good Hope. Thus was the trade taken out of the hands of the Royal African Company. The act then goes on to provide, that all persons trading to that Coast between Cape Blanco and . the Cape of Good Hope should be a body corporate, by the name of the Company of Merchants trading to Africa; the admission to which Company, was, made very eafy, namely, by the payment only of forty shillings. The trade between the port of Sallee and Cape Blanco was left open to all persons whatsoever. By stat. 25. Geo. 2. c. 40. all the forts, castles, and factories, on the Coast, from the port of Sallee to the Cape of Good Hope, belonging to the Old Company, were transferred to and vested in the New Company, for the like purpose of protecting and facilitating; the trade. By stat. 4. Geo. 3. c. 20. the fort of Senegal, lately ceded by France to Great-Britain, was in like manner vested in the New Company.

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12 CAR. 11. TO
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Trade with
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and America.

In the following year a new policy was attempted. By flat. 5. Geo. 3. c. 44 the flat. 4. Geo. 3. c. 20. concerning the fort of Senegal was repealed; and the Company were divefted of all forts, fettlements, and factories, from the port of Sallee as far fouth as Cape Rouge inclusive; and the fame were vested in his majesty. The trade to the territory so vested in his majesty was declared to be open to all the king's subjects, and to be liable to no regulation but such as his majesty should think proper to make for the better government thereof,

THE trades carried on by the Russia and Turkey Companies comprehend fome of the products of Asia, and have on that account a connection with the fourth section of the Ast of Navigation; but these Companies being, in their primary object, designed for an European trade, will more properly be classed in the following division.

We come now to confider the determinations of courts, and the opinions of lawyers upon this branch of trade: but the former of these two sources of information is as deficient as in the plantation-trade; the latter will afford us some information,

depends upon the third and fourth fections of the Act of Navigation; but fince the fourth fection applies to the first, as well as the third fection, and is therefore an appendage to the plantation-trade, as well as to the present, it may be proper,

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in the first place, to consider that; and then go on to fuel points as arise on the third section, or on the third and fourth fections equally is and

Ils Tub wording of the fourth section of the Act of Nevigation is so general, that it was supposed by many to include ALL foreign goods or commedities whatfoever, and not to be confined, as io is now understood, to the goods and commoditieb of, Afia, Africa, and America. It is true, Fourth section this misconception does not appear to have pre- tion Act. vailed with the courts, at least in any case which has come down to us; but it feems to have been fo construed by the law-officers for some time, and still longer by the officers of the customs. The following are examples of the progress made in afcertaining the true meaning of this claufen gened egige fine with with a min gir

In 20. Car. 2. an information was filed for importing Malaga wine in a ship not English, nor English-navigated. It was objected, for the defendant, that this fection of the act, though general, was yet confined to the products of Alia, Africa, and America; for it related to the sections that went before. The chief baron Hale is made by the Reporter to fay, that the subsequent sections. might include Europe in some particular cases, but not in the case now before us (a); plainly intimating, that this fection did not apply to the European trade, and that the clauses which did apply to the European, trade did not make this. case a cause of forseiture. A see a land to the " you say it may be proper,

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(a) Hardres, 487.

PART IT. 12 CAR. 11. TO Trade with Asia, Africa, and America.

PART IL

12 CAR. 11. TO A. D. 1783,

Trade with Asia, Africa, and America.

More than twelve years after this, we find a case stated for the opinion of the law-officers, which shews, that the officers of the customs still confidered this fection as affecting the European trade. Some hemp was imported from Holland in an English ship, legally owned and navigated: but Holland was not the place of its growth; nor was it of the growth of Russia or Muscovy, but of Germany; neither was it any of the articles which are prohibited by the Act of Frauds, stat. 13. & 14. Car. 2. from being imported from the Netherlands and Germany. It was answered, by Sir Robert Sawyer, that this hemp, being none of the particulars prohibited by the Act of Frauds to be brought from Holland, might be brought from thence in English shipping, and was not within the clause in the Act of Navigation, which prohibits goods being imported from any other place than that of their growth; by which he must have meant the fourth section.

On the same occasion Mr. Warde says, that he had considered both the Act of Navigation and Act of Frauds, and also an adjudged case in the exchequer, upon a special verdict in the time of the lord chief baron Hale (a); and that he conceived hemp of the growth of Europe, but not of Russia, or Muscovy, or the territories of that emperor, might be brought from Holland in English shipping duly navigated, though Holland was not the place of its growth, nor the port where

(a) Probably the case before cited from Hardress.

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where it could only, or usually had been, first shipped for transportation; for he thought that clause in the Act of Navigation extended not to the goods in question, which were European goods and hemp is not one of the particulars prohibited in the Act of Frauds from being imported from the Netherlands and Germany (a). Again, where an English ship laden with currants from Zante was taken prize, and carried into France, it was the opinion of Mr. Somers (b), that with respect only to the Act of Navigation, they might be brought from France in any English-built ship owned and manned by English.

But the officers of the customs seem still to have entertained doubts upon the extent of this section; for in the year 1702 there were stated for the opinion of Sir Edward Northey two instances of Spanish wine imported from Portugal. To both these he answered, that the sourch section of the Act of Navigation was confined to the sections which went before, and applied only to the goods of Asia, Africa, and America; and that the products of Spain might be brought from Portugal.

Some points of difficulty have arisen upon the words growth, production, or manufacture, used in the first, third, and fourth sections of the Act of Navigation. It has been made a question, Whether sugar of the French plantations being imported into France, and there refined, the molasses

PART IE

12 CARMAN 16

Tude with Asia, Africa, and America,

⁽a) 13 February 1781. (b) 6 March 1692-3.

PART II.

12 cas. II. To

A. D. 1783

Trade with

Asia, Africa,

and America.

molasses of those sugars could be imported into England as a manufacture of France? and, as fuch, Whether they ceased to be subject to the prohibition, which they would be under while merely a production of America? When this point was put to the then attorney and folicitor general, Mr. Warde and Sir T. Powys, in 1687, it was confidered by the former as a new question, well worthy of confideration; yet it feemed to him, that the importing of fuch molasses from France was against the true intent and meaning of the words of the Act of Navigation; for the feparating of the fugars from the molasses in France, did not, in his conception, make the molaffes to be fuch a manufacture of France (and no longer a commodity of the growth or production of America) as might be imported from France: for the molasses still remained, in his opinion, a foreign material, even if the separation had been in England; and fo, he said, it had been adjudged in a case of Bainbrig and Bate, in the exchequer, upon a special verdict (a).

The latter observed, that it is a question of fact, rather than of law, what is properly a manufacture. This sugar was originally of the growth and production of America, and so was restrained, prima facie, from being imported from any other place; and to make it a manufacture of France, the onus probandi lay upon the importer by the Act of Frauds, stat. 13. & 14. Car. 2.

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But it did not feem to him, how this could properly be called a manufacture, fince the article was no way improved, or altered in its nature by art or labour, but remained the very fame it was before, only that it was separated from the part refined.

THE same point being submitted to Mr. Roger North, he entered into it more at length, and fuggefted the following confiderations, which he held to be such as would lead to develope and ilhistrate the present question. First, Goods of the growth of the Indies manufactured in France, might be brought from thence; as wrought filk, cabinets, and other articles. Secondly, If in the working of fuch manufactures there was a refuse or walte, although the labour of man went to the fevering of it, and although it might have also fome peculiar uses, yet that refuse or waste was not properly a manufacture, but retained the quality of the original material, and could not be imported, as the manufacture of the place where the feparation was made. Of this fort was the wafte of filk, the chips or shavings of wood, or the like. Thirdly, If a plain separation was made, without any manufacture at all, the case was more clear; as the garble or fiftings of spice, though it had a new name, and peculiar uses, and was fevered by men's labour, yet it was still, in the sense of the act, the production of the spice country; and not the manufacture of the place where it was fifted.

In the present case the question was, Whether a mixture

PART II.

12 can. IV. 10

A. D. 1783.

Trade with

Asia, Africa,
and America.

PART II.

12 CAR. 11. TO.
A. D. 1789.
Trade with
Asia, Africa,
and America.

a mixture of other materials, together with a long process of boiling, curing, and other labour and operations necessary for effecting such a separation, should make the resule, waste, or dregs, to be a manufacture in the sense of this law, and not the goods of the original production? And he thought it did not, for the following reasons:

No fugar is refined for the fake of molaffes, but the endeavour is, that all should turn into fugar, and no molaffes at all be left; and fince that cannot be, such are reserved for the uses of which they are capable, but which would be better fupplied by clear fugar. Secondly, To clear the fugar from the dregs or molaffes, there is a necesfity of diffolving in water, boiling, potting, claying, and the like, because no industry can otherwife effect it; all which is done only for the fake of fugar, and as the means to separate that from the dregs or molasses contained in it. Thirdly, If molasses could be separated by hand-sieves, or the like, without all question the dregs or molasses would not be a manufacture of the place where this was performed; and fince this could not be, and the process of refining is for the fake of the fugar only, it is to be considered as the manufacturing of that, and not of the dregs or refuse. 183

THE molasses, therefore, themselves were no manufacture, but only the waste, or refuse, or unmanufactured part of sugar, separated by, and consequential from, the operation of refining; and therefore not like the cases of several manufactures out of the same goods, as cordage and linen out

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He observed, that it was no objection that molasses are not sugars, nor rated as such, but by a distinct name; for merchandize may be varied in the denomination several ways, without being manusactured, as appears by the instances of garble, waste of silk, and others; and the word manufacture in this act is to be taken strictly, and in such manner as may be support the design of it, because it is a law beneficial to the public.

THE discussion contained in this opinion would furnish a principle to guide the judgment, where the distinction turned upon there being or not being an actual and bona fide manufacturing into a new article. We see in the following case, that the painting and staining of linens was not considered as such a manufacturing. Calicoes imported from the East-Indies were exported to Holland, and the duty drawn back according to the Second Rule in . the Book of Rates. During the time they were in Holland, they were painted or stained in imitation of the painted calicoes called chintz, and were then re-imported. Mr. Trevor was of opinion, they could not be re-imported by the Act of Navi> gation, notwithstanding the painting or staining them there.

Bur where the manufacturing has wholly changed the original articles, it should seem the new commodity so produced may as well be brought from the country where it is so manufactured, as from the place of its growth, or production. It has, at least

PART II.

12 CAR. 11. TO A. D. 1783.

Trade with Asia, Africa, and America. PART II,

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A. M. 1783.

Trade with

Asia, Africa,

least, been so held in cases of duties; and the reafon, as to this point of construction, seems the same upon a question of navigation.

Thus vermillion is a manufacture of quickfilver, made by a chemical process of calcining, levigating, and pulverizing, quickfilver and fulphur, It had been the practice of the custom-house to admit vermillion from Holland, being made there, at the low duty, as coming directly from the place of its manufacture, though quickfilver was the growth of the East-Indies, Hungary, Germany, and other places. But the commissioners of the customs thought proper to alter their practice, and, with that view, stated a case for the opinion of the attorney-general, Mr. Wallace (a); who was of opinion, that it having been the uninterrupted usage to admit the importation of vermillion from Holland on the low duty, it was too late to dispute, with any probability of success, the demand of the higher duty. Upon that occafion an opinion of Sir Dudley Ryder was confidered, who had recommended, that a usage to admit juniper-berries, the growth of Germany, to come from Holland on a low duty, as if that was the place of their growth, having been long acquiesced in, ought not to be altered. But although in this case the vermillion was admitted upon the argument of ufage, it is probable this ufage originated from the confideration beforementioned, of its being a completely manufactured article, retaining

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⁽a) 21 November 1780.

SHIPPING AND NAVIGATION

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But such practices obtaining at the custom-house with regard to duties, were held on another occasion, by Sir Dudley Ryder (a), not to have any operation to do away the force of the Act of Navigation. And therefore, notwithstanding a practice of the officers receiving duties and passing entries for several sorts of African goods in the same manner as if they had been imported from Africa, though, in sact, they came from America, he held such goods were sorseitable under the Act of Navigation.

This question concerning the manufacturing in Europe of articles the production of Alia, Africa, or America, was brought to a conclusion by a deermination of the court of exchequer, in 18 Geo. 3. Some offrich feathers of African produce were brought to France, and there dreffed, and from hence imported into this kingdom. This manuacturing in France appeared to the court to be uch as to justify the importation under the Act of Navigation. But to prevent the mischief that night enfue to that and various other manufacures in this kingdom, if this practice was to be anctioned by law, an act was passed, stat. 19. Feo. 3. c. 48. which ordains, that the provision in he fourth fection of the Act of Navigation should ot be confirmed to permit any goods or comnodities whatfoever, of the growth or production \mathbf{of} .

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12 CAR. 11. TO

Trade with Asia, Africa, and America.

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PART II

12 can. 11, To A. D. 1783. Trade with Asia, Africa, and America. of Africa, Asia, or America, which shall be in any degree manufactured in foreign parts, to be imported or brought into the kingdom of Great Britain, Ireland, Guernsey, Jersey, or Man, unless they shall be manufactured in the country or place of which they were the growth and production, or in the place where such goods and commodities can be only, or are first shipped (a), and from no other country or place whatsoever. But this

* Sect. 1.

prohibition is not to prevent the importation of oil of cloves, oil of cinnamon, oil of mace, or oil of nutmegs, or of any of the goods or commodities which are permitted to be imported under particular circumstances and restrictions by any act passed since the Act of Navigation, and in force at the time of passing this act passed.

† Sect. 2.

The words of the fourth section, shall not be shipped or brought from any place, or country, but only those of their growth, production, or manufacture, have given rise to some discussion.

Of direct Im-

Some worm-seed, which is a drug of the Turk ish dominions and the growth of Asia, was imported from Leghorn in an English-built ship, and was alledged to have been brought to Leghorn is another English-built ship. This was a case no only upon the above clause of the Act of Navigation, but also, and more strongly, on a clause in the Book of Rates, which gives an easement of two-thirds in the duty, on all drugs imported directly from the place of their growth in English

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⁽a) Leaving out usually, as it stands in stat. 12. Car. 2. C. 18.

PART IL

Trade with

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built hipping. On the latter point it was the. opinion of Mr. Warde, then attorney-general (a), that this was not a direct shipping from the place of their growth, within the meaning of the clause in the Book of Rates. That a direct importation would make the place of their growth a terminus wave, and England the terminus ad quem; but here there was a medius terminus, which was Leghorn; and this was an impediment to the importation, making two voyages of that, which was intended only to be one; the defign being to encourage English shipping, by tempting them to bring drugs immediately from the place of their growth. But he agreed, if an English-built ship, fetching thefe articles from the place of their growth, should at sea, upon some necessity, or fome reasonable occasion, put them into another English-built ship, and that ship should bring them to England, this in his opinion should be construed a continuance of the same voyage; which differed from the present, where there was one voyage to Leghorn, and another from Leghorn to England: and the interest perhaps was distinct; one voyage on the account of one person, and one on account of another.

THE same case being laid before Mr. Sauna clause ders (b), he was of a different opinion. He thought a direct importation within the meaning, though in English tation from the place of their growth into Eng-

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Car. 2. C. 18. (a) 15th of March 1681-2. (b) 26th of April 1682.

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132 FRAN PART II.

A. D. 1783. Asid, Africa,

land by English-built shipping all the way, and not partly by English-built shipping, and partly by foreign ships; but whether by one or more ships was not material, for the law intended to inn courage and increase English-built shipping in general, and to restrain foreign ships from such trade; and perhaps it might be difficult to get an English ship to pass, with a small parcel of drugs quite thorough to England from the place of their growth, though eafy enough to get one linglish ship to Leghorn and another for England. In the case before Mr. Saunders, it was stated that the drugs were landed at Leghorn only for transportal tion, upon which he feemed to lay forme stress but the same statement of facts being laid before Sir Robert Sawyer, he does not seem to have confidered that circumstance as of any force, but declared, that where clauses of statutes mention direct importation from the place of growth whether in prohibiting goods to be brought from other ports, or in giving easement in point of duty, a direct importation had always been construed to be fuch as was made by a continued voyage; yet where a deviation was by stress of weather, or of the grow other necessity; or when by necessity the goods were taken out, upon the fea, and put into another

Mr. Warde and Sir Robert Sawyer confined themselves, in this opinion, wholly to the wording of the clause in the Book of Rates; for where a fimilar question of a discontinued voyage arose

ship; these should be held not to be deviations

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upon the this law w done the Turkey. nufacture Smyrna); burgh, an importer. importario lift thip w of meahing fetched all qualified ; burgh, rwh or manufa hipped for thither from duly naviga account) wi

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upon the Act of Navigation, they both construed this law with the same latitude that Saunders had 12 can in to done the other. A parcel of hard foap bought in Turkey, the place of its aproduction and manufacture (fuch as was ufually imported from Smyrna) was carried in English shipping to Hamburgh, and continued there on the account of the importer. They both held in this cafe, that the importation of this foap into England in an Englife thip would not be contrary either to the words of meahing of the Act of Navigation; for it was kiched all along in English-built shipping duly qualified; and though last brought from Hamburgh, which was not the place of its production or manufacture, nor the usual port where first shipped for transportation, yet it was brought thither from the proper place in English shipping duly navigated, by the fame person (or upon his account) who fetched it from Hamburgh, and the property continued all along in him (a).

THESE opinions upon the direct importation, as well with a view to the clause in the Book of Rates as upon the Act of Navigation, have been dhered to on subsequent occasions. Thus drugs eather, of of the growth of Barbary were shipped there in the good an English-built ship bound for London, but which to another was in her voyage to touch at Lisbon. On her deviation arrival there she was found leaky, and incapable f proceeding on her voyage; the drugs were confined therefore put directly out of that ship, without K 3

(a) 5th of May 1682.

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12 CAR. H. TO A. D. 1783. Trade with Asia, Africa, and America.

PART II.

landing, on board another thip English built; and this was held by Sir Edward Northey (a) to be a direct importation from Barbary, the changing the ships being for necessity; and he thought the drugs should be imported on the single duty.

AGAIN, in a case before quoted for another purpose, where bear-skins were brought in a British ship from Newfoundland to Gibraltar, and there re-shipped on board another British ship, and brought to England, it was held by Mr. Wittes (b), that the ship and goods were not forseited by stan 12. Car. 2. c. 18. s. 4. but that they were forseited by stat. 8. Geo. 1. c. 15. s. 25, which requires sum the product of a British plantation to be imported directly from thence to Great Britain, and laid on shore there, and not elsewhere, under the penalties contained in the Act of Navigation.

Ir had been a practice at the cultom-house to admit Barbary copper, which had been brought from thence to Gibraltar in English-built ships, and re-shipped there for England. In a case of this fort, where the property had all along continued in the same person, some doubt was entertained, whether upon the re-export of such copper from hence, it should receive a drawback; it being thought such drawback was only payable on such copper when imported directly from that place; but Mr. Willes was of opinion (c), that though there might be some doubt, whether copper

(a) 8th of May 1706. (b) 16th of August 1736. (c) 24 January 1735.

per fo in Barbary right, an the drawl where tr into Gue shipped, allegation house to Dudley ... mitted to all the ci feiture. just ment Sir Dudt of our pla there fays, 6. A.f. f. 7. Navigation as to the besides wh

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-house to n brought uilt fhips, a cafe of along conwas enterich copper vback; it payable on from that n(c), that ether cop-

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per fo imported ought to have been entered as PART II. Barbary copper, yet he rather thought the entry 12 can it. To right, and was clear that, the entry being made, the drawback ought to be paid. In like manner, where train-oil of Newfoundland was imported into Guernsey in a British ship, and there transshipped, and imported into this kingdom, and an allegation was made of a practice at the customhouse to admit such oil from Guernsey, Sir Dudley Ryder (a) held, that it might be admitted to an entry, and that the importation, under all the circumstances, would not induce a forfeiture. Some instances of navigation of the fort just mentioned, must have been alluded to by Sir Dudley Ryder (b), in the case of some rum of our plantations imported from Guernsey; he there fays, it was not authorised by stat. 3. Geo. 1. 6. 7. and must be forseited by the Act of Navigation, unless there were other circumstances, as to the manner of importation into Guernsey, besides what were stated, that might vary the cafe.

A singular case of navigation happened respecting the article of senna. It seems, the whole growth of fenna in Egypt is farmed and purchased there entirely by the Jews, Dutch, French, and Italians, who fend it to their respective countries in Europe. The English, being thus wholly excluded from purchasing it in Turkey, cannot procure it by any other means than through those countries; and all the fenna which for feveral

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years

(a) 11 January 1743.

(6) 7 July 1744.

A. D. 1783. Trede with PARTAR

12 CAR. 11, TO A.D. 1763. Trade with Asia, Africa, and America. years had been imported into this kingdom, and entered as coming directly from Snryma, and passed at the single duty, had been procured in that manner.

A QUANTITY of sense was bought in Holland, carried from thence to Smyrna in a British ship, landed, and afterwards re-shipped in the same ship, and imported at London; the property all along continuing in the same person who made the purchase in Holland. On the side of the importer it was alledged, that the carrying the sense from Europe to Smyrna in a British ship was effectually answering the design of the Navigation Activo encourage shipping, and even did it more completely than if there had been the immediates importation only from Smyrna in the first instance.

Upon this case two questions arose : First, Whether this article, being carried from Holland could be imported at all under the Act of Navigation? Secondly, Whether, if it could, this was to be deemed a direct importation from the place of its growth, fo as to entitle the merchant to enter it on the fingle duty? To this it was anfwered by Mr. Thurlaw, that the circumstance of landing the goods only in order to re-ship them, would weigh very little in his judgment, if it was clear that the rest of the voyage had violated the true meaning of the statute of Charles II. It was scarcely a literal truth, that these goods were not shipped or broughe from any other country but that of their growth, or where they were first thipped for transportation; it is only true, that in their'

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their last woyage, dating that from the sictious commencement of it by re-shipping, they were so brought. He doubted much whether the intent of the Act of Navigation was not satisfied by the English sailor having traversed all those seas which are necessary to be passed in the course of direct trading in the goods in question.

Burnche rather thought the true meaning of the Act of Navigation was, to force the English trade, as far as regulation could force it, into the first marker, and to give it that very establishment which the merchants alledged to be in the possession of the Dutch, and others; and that to establish the very large terms of prohibition, no goods shall be shipped or brought, &c. mean seclude all shipping or carriage of such goods where, which was not from the place of their growth.

But as there feemed no fraud in the merchants, he recommended to feize only a small quantity for the purpose of trying the question; and as it had been the usage of the custom-house to admit senna the growth of Egypt at the single duty from Smyrna, he thought it would be wrong to change it upon any merchant suddenly, and without some notice; although he thought it too great a stretch to call Smyrna the place of its growth, only because they are, or rather were, both provinces of the Turkish Empire (a). It is, in fact, the present practice of the custom-house to admit senna,

(a) 29 November 1772.

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19 CAR. II. TO A. D. 1783. Trade with

Asia, Africa,

PART AL

12 CAR. 11. TO 4. D. 1783. Trade with Asia, Africo, and America. fenna, the produce of Egypt, from Smyrna, and rhubarb, the produce of Tartary, from Russia, as if coming directly from the place of their growth.

Upon the whole, it is judged not to be sufficient that the whole of the voyage is performed in a British ship, but it must be in the same ship; for if trans-shipping were allowed, it would be very difficult to prove whether the former voyage was performed in a legal way; and the provision might thus be easily evaded. However, when a ship has suffered such damage as to be unladen at some port, and the goods are put into another British vessel, the importation is always considered as a continuation of the first voyage. But this is a case of necessity, and it must be proved before the importation is allowed.

The following words of the fourth section of the Act of Navigation, the porte where goods can only, or are, or usually have been, first shipped for transportation, have given occasion to some question and debate. Cocoa-nuts of the growth of some foreign plantations in America belonging to Spain or France, from whence the king's subjects cannot setch them directly, were, at the time of making the Act of Navigation, and after, to the present time, brought from our plantations; but it was material to know, whether this was a regular importation in point of law; and Sir Edward Northey was of opinion, that they now might be so imported, having been usually there first shipped for transportation (a). Sir Constan-

Of the usual Ports for first Shipping.

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(a) 22 November 1717.

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Burt therefore tation fro Yorke (a they were shipped: or any o not be th portation transport fing the a THE li Sir Phil to him as of tobacc For bett

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But this, after all, is a quostion of fact; and therefore, when a doubt respecting a like importation from Curasson was submitted to Sir Philip Vorke (a), he put it upon that circumstance—if they were the places where they were usually first shipped: but it may be observed, that Curasson, or any of the islands in the West Indies, could not be the places for the first shipping for transportation from the Spanish continent, unless that transportation was to signify nothing less than passing the Atlantic Ocean to Europe.

THE like reference to fact and usage was made by Sir Philip Yorke, when a like question was put to him as to the importation from our plantations of tobacco, the growth of the Spanish colonies (b). For better clearing up this point, the commisfigners of the customs directed the collector, comptroller, and furveyor of the port of London to report their opinion: upon which these officers reported, that it had been the practice for many years to admit drugs of the Spanish West Indies to be imported from our plantations, paying duty as imported from places not of their growth; and afterwards, by stat. 7. Ann. c. 8. such importation was approved; and this further privilege was allowed, namely, that fuch drugs should pay duty as coming from the place of their growth. It was also the practice, they said, and still con-. tinued,

PART III

12 CAR. II. TO A. D. 1783.

Truce with Asia, Africa, and America,

(a) 17 September 1724.

(b) 11 July 1730.

Trade with Asid, Africa, and America.

tinued, to admit logwood, cocoa, and some other commodit syof the Spanish West Indies, to be imported by the way of our plantations but they could not refer to any other act of parliament that favoured fuch importation; and there app peared to them no particular reason why Spanish tobacco might not come in the fame waysure It appeared, that cochineal, logwood, Nicaragua wood, indigo, Jefuits-bark, and fnuff of the Hall vannaii, were constantly allowed to be imported from our West India islands; and there were some instances of tobacco of the Brazils; but there had been no instance of bringing Spanish tobacco from any British plantation. Upon these facts Sin Philip Yorke was clearly of opinion, that it could not be imported confistently with the Act of Navigation.

But a practice feems fince to have obtained, which makes it no longer necessary to enquire for the usual port for shipping in America, the whole continent and islands being considered as one place.

In all the regulations that have been made fince 1783 for adjusting the intercourse between our colonies and the United States, the principal view was to protect the navigation of this country; the people of the United States were accordingly prohibited from coming by sea to our colonies; but, in the mean time, an intercourse with Canada was kept up by an interior communication through the Lakes, and many articles of the produce of the countries of the United States sound their way into-

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UPON opinion, that part tories of lawful bef must contiparation, upon the

(a) This of feet. 2. which on Quebec, Great Britain

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into the province of Quebec, and were from thence transported to Great Britain. A doubt was stated, whether this importation was legal; and the opinion of the law-officers being requested, they defired the practice might be stated, as to the confidering of British and foreign America one place, or not sin respect to the importation of its produce of Accordingly the collector and comptroller of the port of London certified, that it was the established practice to consider the whole of America, in respect to the importation of its produce into this kingdom, as one place; and in that view that all articles, the growth of America, have been admitted in British ships from any part of that country, without regard to the goods being the production of British or foreign America, or to the port from which they are imported, being the pearest to the place of their growth, or the usual port for shipping those goods.

Upon which the law-officers delivered their opinion, that the importation of the produce of that part of America which constitutes the territories of the present United States having been lawful before their separation from Great Britain, must continue to be so, notwithstanding that sepaparation, unless it is prohibited by some law made Shinist well from

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12 CAR. 11. TO A. D. 1783.

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⁽a) This opinion was fanctioned by flat. 30. Geo. 3. ch. 29. fect. 2. which allows goods, the produce of countries, bordering on Quebec, and legally imported there, to be exported to Great Britain.

PART IL

12 CAR. 11. TO A. D. 1783.

Trade with Asiu, Africa, and America. INDEED it is stated, so far back as the year 1756, to have been the practice of the custom-house to consider the third and sourth sections of the Act of Navigation geographically, and to give the words place, or country, a very extensive construction; for goods of foreign plantations in America had been imported into England from the British colonies; the product of one part of Africa, though without the Streights of Gibraltar, and subject to different princes; and such commodities had, norwithstanding, always been deemed to come from the place of their growth.

As to the shipping in which the trade of Asia, Africa, and America, might be carried on, upon comparing fect. 3, 4, 8, and o. of ttat. 12. Car. 2. c. 18. and flat. 13. & 14. Car. 2. c. 11. f. 6. Sir Edward Northey was of opinion (a), that Canary wine might be imported from the Canaries in a foreign-built ship, owned and manned by the people of England, paying aliens' duty; for the third fection, which relates to the goods of Asia, Africa, and America, does not oblige the goods of those places to be imported only in English-built shipping, but allows them to be imported in ships belonging to the people of England; and the fourth fection, which refers to the third, makes no alteration; for the words therein, English-built shipping, are of no use, the words or other shipping belonging to England being in the fame The claufe.

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as the year the customfactions of and to give y extensive lantations in igland from one part of ther part of of Gibraltar, 1 fuch combeen deemed the equil of

rade of Asia, ed on, upon 12. Car. 2. TI. f. 6. Sir , that Canary Canaries in a by the peofor the third Afia, Africa, oods of those h-built shipted in ships nd; and the third, makes nglish-built other shipin the same claufe. clause. None of the subsequent clauses make any alteration in this matter; for the last clause which concerns foreign-built ships owned by the English, does not prohibit the importing in them, but only takes away a privilege belonging to them before, and obliges aliens' duty to be paid for goods imported in them; whereas before, fuch ships being owned by the English, the duty paid by denizens was the only duty that should be paid for goods imported in them on the account of English subjects.

NOTWITHSTANDING the frict prohibition not to import the commodities of Asia, Africa, and America, but from the place of their growth, production, or manufacture, a practice had been permitted to obtain, of allowing fuch commodities, when once imported and afterwards exported to fome European country, to be again imported from thence. we down

THE first instance of this fort of question was, Of returned where goods had been imported and paid the duty, and were exported within the time limited by the second rule of the Book of Rates, having drawn back part of the duty, as there permitted, but not finding a market they were returned; and Sir Robert Sawyer held, they were upon such second importation liable to pay the same duties as upon the first importation; for it was entirely a new importation, and the officers of the customs could not take notice that they had been here before, or make any allowance for it. But though he maintained this opinion as to duties, yet he held, that returned

PART IL

12 CAR. II. TO A. D. 1780

Africa.

returned goods would not be forseited within the sourth section of the Act of Navigation, which extends only to the first importation, in order to make England the staple of those commodities, and that having been complied with, the law is executed according to its true intent and meaning. However, he thought the twenty-third clause in the Act of Frauds, stat. 13. & 14. Car. 2. d. 11. which prohibits certain goods coming from the Netherlands and Germany, extended the Act of Navigation to take away all pretence of returned goods of the kinds enumerated in that act.

But this point was confidered in a different light by Mr. Warde and Sir John Somers (a), who thought the Act of Frauds applied only is the original importation; and if the goods had been originally imported from the proper place, the end of the law seemed to them to be answered.

INDEED, it became a fettled practice to allow the importation of such returned goods: but it was expected, that they should be re-imported by the same person who exported them. It was submitted to the opinion of Sir John Somers (b), Whether, if the property passed to another, the goods might be re-imported as returned goods. Thus, where A: a merchant in London, exported opium to Holland, and B. another merchant in London, ordered his factor to buy it there, he said, that if the act was taken strictly the exporter A. might not afterwards return the goods to England;

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but by a reasonable equity in construing the act for the benefit of trade, it had been allowed to the person exporting to return them into England if he did not find an opportunity to dispose of them in a foreign market! And though it might not feem to be requally reasonable to extend the construction for far as this case (where the exporter had not had the benefit of a foreign market), becaple if allowed after an alteration of possession and property, it might be made the means to clude the act; yet if the practice at the customhouse, from the making of the act, had been to allow such importation (without making a difference whether the goods were returned by the fame perfan who exported them), upon oath made that the goods were the fame, as he had been informed

understood, and pursued accordingly.

Some few years after this practice was laid before Sir Edward Northey (a), who held it proper to be followed, as it had been a constant practice, provided care was taken that the goods returned were the same goods, and that they were brought back by the same person who exported them.

they did, he did not fee but the law might be fo

At the distance of some years, Sir Phil. Yorke was consulted upon this point of practice, when he declared, if this question had stood singly on the Act of Navigation, without any practice to in-

Aluence

(a) 18 February 1703.

PARTIL

12 CAR. 11. 71

Trade with Asia, Africa, and America. Trade with Asia, and America,

bauence it, he should have thought it clears that ntes imported into England, and afterwards exported to Holland, could not be returned from thence by virtue of that law because fugh returning (as it is called) was a new importation, and the goods are liable to the fame duty, and subject to the regulation of the same laws concerning goods imported, in all respects, as they were upon the first importation; and therefore are confidered in law as if they never had been brought at all to this kingdom. He thought the practice had arisen without good foundation; and if a feizure should be made of tea so returned such practice ought not in strictness to alter the construction of the act. But, notwithstanding that, he thought the usage would have an influence with the jury; and the court would probably be tender how they broke in upon that, which had been fo long allowed to prevail.

On a subsequent occasion Sir Phil. Yorke (a) was again called upon to deliver his opinion, for the government of the officers. He then said, he thought such returned goods were in strictness not liable to the payment of any duty, nor enterable; but they were forfeited for being re-landed after exportation, and the duties drawn back. He said, he did not remember any act of parliament for the indulgence that had been allowed; but he thought it reasonable in some cases (to avoid hard-shipt

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It was wh of a fore merchant been alter of the pr opportuni therefore, fricter ex returned; that they he could r teration in However, returned g Sir Ed. N only, when property as very well p upon the ca another of cliange of p

PART'IL

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thips to merchants), when particularly allowed and directed by the commissioners of the customs. In this case, the goods had been entered on payment of the same duties as on their first importation, although it was a low duty, not payable but on a direct importation from the place of their growth.

THE next year the fucceeding attorney-general, Mr. Willes (a); was consulted upon this point. It was where fugars had been exported on account of a foreigner, and re-imported by an English merchant; fo that the property had evidently been altered. He thought, though the alteration of the property and possession might give greater opportunity to persons to commit frauds, and therefore, in fuch cases, there ought to be a fricter examination into the identity of the goods returned; yet if there was a full and clear proof that they were the same goods as were exported, he could not fee what difference in reason the alteration in the property and possession could make. However, as the practice of admitting entries of returned goods had, ever fince the opinion of Sir Ed. Northey (b), been confined to fuch goods only, where there had been no alteration of the property and possession, he thought they might very well proceed to take the opinion of the court upon the case which was then depending. Upon another occasion however, where there was a cliange of property, he gave his opinion, that if the identity

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⁽a) 31 October 1734.

⁽⁶⁾ In 1703. Vid. ant. 145.

PART IL.

12 CAR. 11. TO A. D. 1789. Trade with Asia, Africa, and America. identity of the goods could be made out, an entry ought not to be refused. And upon the general point of admitting returned goods, he fays, he was confirmed in opinion that it was right, by the constant practice, by the opinions of former attorneys-general, and by the judgment of the then chief justice Eyre.

This practice however, as far as regards tea, was flopped by flat. 11. Geo. 1. c. 30. Which complains, that tea imported into Flanders and Holland from the East Indies used to be imported into this kingdom on pretence that it had been formerly exported from hence; and to prevent such abuses in future it enacts, that no tea shall be imported but from the place of its growth, although it may have been formerly exported from hence. In other respects the practice seems to have been fully established.

The following questions arose upon cases peculiarly circumstanced, and were sounded on a supposition that the general point was settled. Some selfastras was brought to the port of Cowes, but was not landed; it was only reported ther for Lisbon, to which place it was carried, and then brought back. Sir Dudley Ryder (a), upon this occasion, was of opinion, that the practice, with regard to goods originally duly imported, on the duties being paid, or secured, was an indulgence justified only by long usage; an

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* Sect. 8.

as there was no like usage in the present case, and it had not the same equitable reasons attending it, he thought the commissioners were not sufficiently warranted to admit these goods to an entry.

On the other hand, where elephants' teeth had been carried into Ireland as prize, and there condemned, and then shipped for Hamburgh, and brought back from thence, Sir Budley Ryder was of opinion, that as these goods might have been imported here originally from Ireland, they stood upon the same footing as goods returned hither, and therefore might be admitted to an entry as such.

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THE EUROPEAN TRADE. OF STITINGS

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The Eighth Section—Complaints against the Act—Prohibition of Goods from the Netherlands and Germany—Provision in the Troaty of Breda—The Prohibition relaxed—The Eastland Company—The Russia Company—The Turkey Company—Usages contrary to the Prohibition—Of Shipping in the European Trade—Foreign Prize Ships—Of English Ships sold to Foreigners—Of the Country where foreign Ships built—Stat. 22. Geo. 3. c. 78.—Of the country of the Master and Mariners—Of Prize Goods—What is an Importation—Act of Navigation dispensed with during War.

PART IL. 12 CAR. II. TO A. D. 1783.

European Trade. THE European Trade is the next object which presents itself in the Act of Navigation. In the act of 1651 the whole of this trade was regulated; and it was, in some respects, subjected to the same restrictions as those imposed on the trade of Asia, Africa, and America, in the sourch section of the new act, But the parliament now thought proper to subject only a portion of it to regu-

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IT was o goods or co or manufac countries, Duke, or longing ; ... boards ; n hemp, or A no forts of wines, vine brandy win Ireland, Wa ship or veste and without fome of ther and whereof mariners at rants, nor tion, or ma islands, dom or Turkish into any of ship or vessel navigated as only (which only to Tur rated articles and vessels as

regulation; the rest was left at large; and in this respect some sacrifice was made to the interests of 12 car. 11. TO our commercial neighbours, who had complained so heavily of the partial spirit of the former act.

IT was ordained, in the eighth fection, that no The Eighth goods or commodities of the growth, production, or manufacture of Muscovy, or of any of the countries, dominions, or territories, to the Great Duke, or emperor of Muscovy or Russia belonging as also no fort of masts, timber, or boards; no foreign salt, pitch, tar, rosin, hemp, or flax, raisins, figs, prunes, olive-oils; no forts of corn or grain, sugar, pot-ashes, wines, vinegar, or spirits called aqua vite or brandy wine, shall be imported into England, Ireland, Wales, or the town of Berwick, in any ship or vessel whatsoever, but in such as do truly and without fraud belong to the people thereof, or fome of them, as the true owners and proprietors, and whereof the mafter and three-fourths of the mariners at least are English. And that no currants, nor commodities of the growth, production, or manufacture, of any of the countries; islands, dominions, or territories, to the Ottoman or Turkish empire belonging, shall be imported into any of the before-mentioned places, in any thip or vettel but which is of English built, and navigated as aforefaid, and in no other, except only (which exception is conftrued to apply not only to Turkey, but to Russia, and the enumerated articles before-mentioned) fuch foreign ships and vessels as are of the built of that country or place

PART II.

European Trade.

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PART H.

12 GAR. 11. TO
A. D. 1783.

European
Trade.

place of which the faid goods are the growth, production, or manufacture respectively, or of such port where the said goods can only be, or most usually are, first shipped for transportation, and whereof the master and three-fourths of the mariners at least are of the said country or place, under pain of forsiting the ship and goods.

* Sect. 8

The prohibition to import, except only in English ships, or ships of the country whence the commodities come, does not, we see, extend by the present act, as it did by the old one, to all Europe, but is consined to the commodities of Russia and Turkey, and to the articles that are above specially enumerated; so that any European merchandize not there enumerated, and not of the growth, production, or manufacture of Russia or Tinkey, may, by this act, be imported in a ship not English-built, nor of the country whence the merchandize comes.

Afterwards, by stat. 2. Will. & Mary, st. 1. ch. 9. thrown silk, the growth or production of staly, Sicily, or the kingdom of Naples, is, in a particular manner, made an enumerated article in the European trade; for it is required to be brought from some of the ports of those countries, or places, whereof it is the growth, or production; and it is to come directly by sea, and not otherwise. It is surther required to be imported in such ships, navigated in such manner, as is required by the act of navigation; but there being

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y, ft. 1. ction of is, in a rticle in brought ries, or luction; otherbrted in s is ree being nq no provision, of the fort supposed, in the set of navigation, this enactment is a mere nullity.

THE navigation act went a ftep further with regard to the enumerated articles (except wine and vinegar), and with regard to all goods of the growth, production, or manufacture of Ruffia and of Turkey; for in order, as the act fays, to prevent the great frauds practifed in colouring and concealing aliens goods, those commodities, if imported in any other than English-built shipping, and navigated as before mentioned, are to be deemed aliens' goods, and pay accordingly to the king, and to the town or port into which they are imported. The fame was ordained with regard to wines of the growth of France and Germany, or Spain, the islands of the Canaries, or Portugal, the Madeira or Western Islands *. So that such * Seet. 9. articles, even if they came in a thip of the country, as permitted by the preceding clause, were fill made liable to a burthen in the payment of the aliens duty (a)

To these last regulations of the European tradethe following provisoes were annexed: That they should not be construed to impose aliens duties upon corn the growth of Scotland, falt made in Scotland, fish caught, faved, and cured, by the people of Scotland, and imported directly from thence in Scotch-built ships, and whereof the master and three-fourths of the mariners were of his majesty's subjects; nor were they to extend to

(a) But all aliens' duties were abolished by stat. 24. Geo. 3. ç. 16.

PART II.

2 CAR. II. TO A.D. 1783, European

* Sect. 16.

Complaints Against the feal-oil of Russia imported from thence into singland, Ireland, Wales, or the town of Berwick, in shipping bond fide belonging to some of the faid places, and whereof the master and threefourths of the mariners at least were English and and

THE restrictions here laid upon the European trade, though lefs proffing than those in the formers act, were yet fuch as to cause great embarraisment, and were foon complained of, both by the king's own fubjects and by foreigners, Among other complaints, a memorial was presented by the agent for the city of Lubec, or of the Hanfe Towns, praying for a dispensation from the Ast of Navigation, the Lubeckers claiming this induled gence under pretence of ulage and cultum i and they had actually succeeded in obtaining a licency to come with their own ships and mariners ofree from all restriction whatsoever. On the 17th Septi tember 1662, this memorial was taken into confideration in the privy council, when the lord, chancellor, the lord treasurer, the lord privy scal, and other lords, were appointed a committee to consider the proposal there made, how far it would be beneficial to the trade of this nation, and how far it was merited by the degree of privilege enjoyed by our merchants in the Hanse Towns: The committee were to confult with the commiffigners and farmers of the customs, the Eastland merchants, and others. The matter was fully debated and refolved on; and a proclamation was iffued, recalling all licences, letters, or warrants,

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Phis is purports to disputes about 6 brought thereabout for fuch profession of the future; but and we have

⁽a) Counc.

⁽b) Counc.

that had been obtained contrary to the Act of Na vigation (a.) uwot out 45 This W. Booker book 19 CARLIE TO

THE representations of our own merchants and of foreigners, at this time, prevailed fo far with his majesty, that an order of council was made, on 24th September 1662, directing, that the lord chancellor, lord treasurer, and the chancellor of the exchequer, calling to their affiftance the judges, king's counsel, and chief officers and farmers of the cultoms, should advise about preparing a bill for explaining and invalidating fuch parts of the Act of Navigation as daily proved destructive to his majesty's trading subjects (b.) But this was not followed by any project for relaxing, in any manner whatever, the rule of trade already laid down On the contrary, we see the parliament employed almost at that very time, in framing the Act of Frauds, by which a new restriction, fill more embarraffing, was imposed on the European Trade palve of the feet the least the off of the son

This is fat. 13. & 14. Car. 2. c. 11. which Prohibition of Goods from the purports to be for explanation of doubts and Netherlands and Germany. disputes concerning the Act of Navigation, "about fome goods therein prohibited to be " brought from Holland, and the parts and ports "thereabouts." This was declaring plainly the defign of that act, but not reciting its words; for no fuch prohibition, in terms, is to be found in the statute; but this was the language of the time; and we have before noticed a public paper, which **fpeaks**

(a) Counc. Regist. and Anderson, Voi. ii. 626.

(b) Counc. Regist.

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PART IL.
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European
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speaks of goods prohibited by the act in Holland's ships. We are told, the doubts and disputes, here alluded to, were those which we know were entertained at one time, whether the fourth section did not apply to the commodities of Europe, as well as those of Asia, Africa, and America? and that this act was made to settle it, at least in the particular articles here specified. But the occasion of the act may be ascribed to the sollowing considerations to

COMPLAINT had been made, First, that plantation goods used to be carried to Holland and Germany, and were afterwards brought from thence by our own merchants. Secondly, That our own merchants contented themselves with fetching from Holland and Germany many of the commodities enumerated and described in the eighth section of the Act of Navigation. It is true, plantation goods, and the commodities of Alia, Africa, and America. could not lawfully be brought from the Netherlands or Germany, because those were not the usual ports for their first shipping; but if they underwent there any manufacturing; we have before feen they might legally be imported from thence. The commodities of the eighth fection might also legally be brought from Holland, or any other place, in English shipping. A confiderable carrying-trade, therefore, would be loft to us, and would remain with the morchants of Holland, of Hamburgh, and other maritime towns, in spite of the Act of Navigation, if our merchants were permitted to furnish themselves by short voyages to those thole neigh to take tape articles from dured:

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those neighbouring ports, and were not compelled to take upon them the burthen of bringing these articles from the countries where they were produced.

To force the merchants, therefore, upon longer voyages, and to to extend the flipping and navigation of the kingdom, it was by this statute enacted and declared, that no fort of wines (other than Rhenish), no fott of spicery, grocery, to-bacco, pot-ashes, pitch, tar, salt, rosin, deal-boards, fir timber, or olvoe-oil, shall be imported into England, Wales, or Berwick, from the Netherlands or Germany, upon any pretence whatsever, in any fort of ships or vessels whatsoever, upon pain of forseiting the ship and goods.

Prois probable the makers of this prohibitory clause did not look back to former statutes when they penned this provision. Those who had the construing of it have taken into their view what had been before done by the Legislature; and they have construed grocery to include such articles as are classed under that title in the Book of Rates, among which is spicery. The articles are these; almonds, anniteeds, cloves, currants, dates, ginger, liquorice, mace, nutmegs, pepper; cinnamon, raisins, sigs, prunes, and sugar (a). The

(a) What puts it out of doubt, whether any articles might be confidered as spicery, though not specified among other spices, under this head of grocery, there is added in the Book of Rates a note for giving an easement, in point of duty, to all spicery (except pepper, one of the specified articles), if imported directly on the place of their growth.

PART II.

12 GAR, 17 TO
A. D. 1783.

European
Track.

Sect. 23.

PART II. 12 CARATI to A.5. 1783.

European Trade.

Confolidation Act, flut. 27. Geo. 30 followed the sime rule for classing grocery, with a small addition in the articles. They are there ranked thus; almonds, annifeeds, cinhamon, cloves, currants, days, figs, ginger, liquorice, mace, nutmegs, pepper, pimento, plumbs, prunes, railins, fugar (a). Most of the articles, therefore, intended by this provision, were the productions of Asia, Africa, or America; and with regard to them the prohibition was no more than a repetition of that provision in the Act of Navigation, which requires such articles to be brought from the place of their growth. If, indeed, they had undergone fuch a manufacturing in the Netherlands or Germany as would constitute them a manufacture of those places, they might be brought from thence under the Act of Navigation and in respect to fuch articles this prohibition was wholly a new law. It was likewise a new law in regard to such articles here mentioned as were European con nodities.

This prohibition was a severe blow to the shipping of Holland, after what it had suffered from the Navigation Act. Perhaps it was more grating as it was more marked than the former measure. At the time of settling the articles of navigation and commerce that were signed at Breda, in July 1667, the States-General made a point to stipulate for

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for species of this law hang Charles confented; the fint provision in that treaty is, if that it 12 oas, it. Sufficuldabe lawful ifor the States-General, and Hisheis fulicels, to carry into England, in their Mothips all fuch commodities, as growing, being ff praduced or manufatured, in Lower or Upper In Germany ware not usually carried to frequently ff and commodiously unto sea-ports (thence to be ff transported to other countries) any other way Mabut through the territories and dominions of the " United Netherlands, either by land or by ri-"yers (a) But no statute was passed for carrying this stipulation into execution, nor does it appear that it was at all brought into discussion, either in the parliament or council.

However, tafter some lapse of time, and when the advantages and disadvantages of this prohibition had been weighed and compared, the parliament consented to grant a partial relaxation of it with regard to Germany. First, By stat. 1. Ann. The Prohibift. 1. c. 12. Hungary wines are permitted to be imported from Hamburgh. Secondly, by stat. 6. Geo. 1. c. 15. it was permitted to any of the king's subjects to import fir-timber, fir-planks, masts, and deal-boards, of the growth of Germany,

(a) The description given in this treaty of the Act of Explanation, and of the Act of Navigation, is worth notice: "That for the elucidation of that act which the king of Great Bri-" tain caused to be published in the year 1660, for the encou-Magement of navigation in his own subjects, whereby strangers gare prohibited to import any commodities into England, but " fuch as are of their own growth and manufacture;" which is

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by no means a correct description of the Navigation-Act; though it is a vulgar notion of the act, to the present day.

. A. D. 1783.

European Trade.

Provision in the

PART II. 3 CAR. 11, 7

from any post or place of Germany into this king. dom, in British-built ships only, owned by his majesty's subjects, and whereof the master and three fourths of the mariners at least are British subjects, on paying the fame duty as the fame articles pay when imported from Norway. And we shall foon fee, that by a statute made in the present king's reign certain German wines are permitted to come from the Austrian Netherlands, of the life of

Such are the principal laws that were made respecting the European Trade during this period of our Navigation-History. One remains, passed in the twenty-second year of his present majesty's reign, and just now alluded to (a), which was made for amending the Acts of Navigation in some particulars where they were thought to be too levere, But I shall postpone the consideration of this statute till we have first seen what were the difficulties which occasioned the parliament to interpose, and apply the remedies contained in that statute.

A consider Able portion of the European trade contained in the eighth fection of the Navigation Act, was confined to the exclusive possession of certain Companies; the Hamburgh Company, heretofore called the Merchants Addenturers, the Eastland Company, the Russia Company, and the Turkey Company.

THE monopoly enjoyed by these Companies had been great subject of complaint, and this occafioned the interpolition of parliament; which, by องเกา เหตุ ของเกา เหตุ ยายังเกาะ เกาะ เกาะ เกาะ directing

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(a) Stat. 22. Gco. 3. c. 78.

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directing the admission to be made more gasy, in a great measure did away the mischies of the exclufive privilege. The first instance of this fort of. interpolition is in stat. 25. Car. 2. c. 7. which was made for encouraging the Greenland and Eastland The Eastland trades; it was thereby ordained, that it should be lawful for all the king's subjects of England, Wales, and Berwick, and for every other person of what nation foever, residing and inhabiting here, freely to trade into and from Greenland and those feas, and there take whales and all other forts of fish, and to import into this kingdom all forts of oil, blubber, and fins thereof, and to use and exercise all other trade to and from Greenland and those parts.*.

In the reign of James and Charles I. proclamations had been iffued, according to the fashion of those times, prohibiting any, whether natives or foreigners, from importing whale-fins, or whaleoil, except only the Russia Company (a). It does not appear that any fuch prohibitions had been made in the reign of Charles II.; but this parliamentary provision had the effect, of removing all doubt or difficulty that might belong to this exercife of prerogative

THE Eastland Company Sublifted under a charter granted by queen Elizabeth in 1579, for regulating the commerce into the East country; a name antiently given, and still continued by mercantile people, to the ports of the Baltic sea, more particularly

PART, II.

(a) Anderson.

A. D. 1783

particularly those of Prussa and Livonia. were by this charter to enjoy the fole trade through the Sound into Norway, Sweden, Poland, Lithuania (excepting Narva, which was within the charter of the Ruffia Company), Pruffia, and also Pomerania from the river Oder eastward, Dantzic, Elbing, and Koningsberg; also to Copenhagen and Elfinore, and to Finland, Gothland, Bornholm, and Oeland. This charter was confirmed by another from Charles I. in 1629 (a).

In the same stat. 25. Car. 2. the following provisions were made for laying open a very considerable part of this trade: It was declared lawful for any native or foreigner at all times to have free liberty to trade into and from Sweden, Denmark, and Norway; notwithstanding the charter to the Eastland merchants, or any other charter; and further, that every person being a subject of this realm might be admitted into the fellowship of merchants of Eastland, on paying forty shilling and no more *; which latter provision made the trade to the other parts within the limits of the

charter easily accessible.

The Russia Company.

* Sect. 5, 6.

THE Russia Company subsisted by virtue of a charter granted by Philip and Mary in the first and fecond year of their reign, which was confirmed by a private statute passed in the eighth year of queen Elizabeth. The charter was granted to them under the stile of The Merchants Adventurers of England for the Discovery of Lands, Territories,

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Isles, Dominions, and Seigniories unknown, and not before their late Adventure or Enterprise by Seas or Navigation commonly frequented (a). In the statute they were described by the name of The Fellowship of English Merchants for Discovery of new Trades. The extent of their rights under the statute was, the sole privilege of trading to and from the dominions and territories of the emperor of Russia lying northward, north-eastward, and north-westward from the city of London; as also to the countries of Armenia Major or Minor, Media, Hyrcania, Persia, or the Caspian sea. It was said in stat. 10. & 11. Will. 3. c. 6. to be commonly called the Russia Company.

In the reign of king William it was thought this trade might be considerably enlarged, if the admifsion of persons into the Company was made more easy; and that it would be very proper to ascertain the see of admission, which had not been done either by the charter or statute. It was accordingly enacted by the statute just mentioned, that every subject of this realm might be admitted into the Company upon payment of sive pounds only *.

The trade to the Levant subsisted under a charter granted in the third year of king James I. confirmed by letters patent of the thirteenth year of Gharles II. The incorporation was by the name of The Governor and Company of Merchants

(a) See Hackluyt, Vol. I. p. 258 to 274, for the charter and other matters relating to the Russia Company.

PART II.

12 CAR. 11 TO
A. D. 1783.

European

Trade.

* Sect. 1. 2.

PART II.
12 CAR. II. TO
A. D. 1783.
European
Trade.

of England trading irto the Levant seas. The qualifications for admission to this Company were these: they were to be mere merchants; and no person residing within twenty miles of London was to be admitted, unless he was made free of the city. The fee of admission was by the charter of James I. twenty-five pounds for those under twenty-fix years, and fifty pounds for those above that age. The greatness of this fee, and the peculiarity of the description of candidates, were thought unnecessary restraints; and by stat. 26. Geo. 2. c. 18. it was enacted, that every subject of Great Britain may be admitted, upon proper application, into the Turkey Company, upon paying the fum of 20 pounds, and no more *; and all persons free of that Company may, separately or jointly, export from Great Britain to any port or place within the limits of the letters patent, in any British or plantation-built ship, havigated according to law, to any person being a freeman of the Company, and a Christian subject, and submitting to the direction of the British ambassador and confuls, any goods not prohibited to be exported, and import in like manner from any place within the faid limits raw filk, or any other goods purchased within those limits, and not prohibited by law t.

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The Turkey Company.

F Seet, 1.

f Sect. 3.

THE limits of this trade were mentioned very generally in the first charter granted in 1581; the liberty there given was, "to trade to Turkey." In the second charter in 1593, the trade is specified more particularly; namely, "to Venice, Zante,

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Zante, Cephalonia, Candia, and other Venetian territories; the dominions of the Grand Seignfor by land and fea, and through his countries overland to the East Indies." These charters were both temporary; the first for seven, the second for twelve years (a).

No parliamentary provision was made for opening the Hamburgh trade. This, the oldest of our trading Companies, and heretofore more usually called Merchants Adventurers, had taken warning from the repeated complaints made of their monopoly, (the last of which was in 1661) and had facilitated the admission by private regulations made by themselves. Add to this, it was, like the Hudson's Bay Company, without any parliamentary fanction; and had not been able even during the reigns of Charles II. and James II. to protect its exclusive privileges against the separate adventurers (b).

Among the information which is to throw light upon the foregoing provisions, we find some few decisions of courts. The European trade stood principally upon the eighth fection of the Act of Navigation, and the prohibition contained in the Statute of Frauds respecting the Netherlands and Germany. What we have to fay respecting the articles of the European trade being whilly confined to those contained in this special prohibition, if will

PART II.

12 CAR, II. TO A. D. 1783.

European

⁽a) Whether the limits continued the fame under the charter of king James and king Charles II. I do not know, not having been able to fee either.

⁽b) Anderson.

PART II.

12 car. ii. to
A. D. 1783,
European
Trade,

Usages contrary to the Prohibition. be more convenient to dispose of them first, and then we may proceed to consider the eighth section.

Pitch is one of the articles prohibited by stat. 13. & 14. Car. 2. c. 11. to come from the Netherlands; but when white pitch, the product and manufacture of Germany, was imported from Rotterdam, it was held by Mr. Warde (d), that if it had been the constant usage ever since the act to allow it to be so imported, that might give some light to the intention of the law that this commodity had not been looked upon as any fort of pitch; for if it was agreed to be a sort of pitch, he considered it as undoubtedly prohibited.

THE following is another instance where usage was permitted to over-rule the strict sense of the wording in this act of explanation. This act prohibits the importation from the Netherlands and Germany of all wines, except Rhenish. In point of practice, feveral other wines, besides Rhenish, had been brought from the Netherlands and Germany, as Moselle and Neckar wines. The extent of the prohibition as to this point was fubmitted to the law-officers; and it was the opinion of Sir Thomas Trevor, that wines of the growth of Hungary are not restrained by this statute from being imported from the Netherlands and Germany: for, in his opinion, the exception in favour of Rhenish wine extended to all wines of the growth of Germany or the emperor's dominions there-

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(a) 19th October, 1692.

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SIR JOH far as reg thought H within the country dif dominion o gary wine feen the I f. 112, have Hamburgh, as Rhenish many; whi from Haml and the N now, by ft growth, pro the Austrian may come place fubjeć on the fam. zine throw ported fron

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abouts, and was not to be confined to the strict literal sense of the words, namely, to such wines as grow on the borders of the Rhine, but must be taken according to the common acceptation of the word, by which all wines of the growth of Germany or the emperor's dominions were generally called Rhenish; which construction was fortisted, in his judgment, by the usage, since the making of the statute, of allowing other wines of the growth of Germany to be so imported.

SIR JOHN HAWLES agreed in this opinion as far as regarded all wines of Germany; but he thought Hungary wine could not be imported within the meaning of this act, Hungary being a country distinct from Germany, though under the dominion of the emperor; and he thought Hungary wine a casus omissus in the act. We have feen the Legislature by stat. 1. Ann. st. 1. c. 12. f. 112. have put Hungary wines, if imported from Hamburgh, on the fame footing in point of duty as Rhenish wine, or wines of the growth of Germany; which fettled the doubt as to importation from Hamburgh, but left the rest of Germany and the Netherlands as they were before. now, by stat. 22. Geo. 3. c. 78. wines being the growth, production, or manufacture, of Hungary, the Austrian dominions, or any part of Germany, may come from the Austrian Netherlands, or any place subject to the emperor or the house of Austria, on the fame duty as Rhenish wine; as also organzine thrown silk upon the same duty as if imported from Italy.

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PART II. 12 CAR. II. TO A. D. 1783.

European Trade.

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PART II.

12 CAR. II. TO
A. c. 1783.

European
Trade.

By the same statute, all drugs of the growth, production, or manufacture of Hungary or Germany (which, says the act, had been theretofore usually imported from Rotterdam upon the low duties), laden or shipped at any place in the Austrian Netherlands, or at any port in Germany, and imported from thence in British-built shipping, are to be taken as imported directly from the place of their growth, production, or manufacture, and are to pay duties accordingly. Silk and drugs are not among the prohibited articles; and these provisions about duties are not strictly a part of our subject; but they are so combined with the other matter of this statute, that I could not avoid mentioning them.

GROCERY being one of the articles prohibited to be brought from the Netherlands and Germany, some annifeed imported from Hamburgh had been feized; annifeed being claffed in the Book of Rates under the head of Grocery. It was contended by the merchants, that the parliament could not have meant to prohibit the importing of any article from the place of its growth; and they concluded grocery wares to be, fugar white and brown, fugar-candy and loaf-fugar, fpices, and other goods manufactured in Holland, or imported from their plantations, or trade abroad; and that as to raisins, currants, and other goods, the growth of other countries, they were fufficiently prohibited by the Act of Navigation; that annifeed, being used only in physic, was not properly rated as grocery ware in the Book of Rates; that

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THIS C Northey reasonable hibition to doubt afte they were from Hol according to prohib places (th concerning A doubt, fourth feel European and Ame place than or manufa provision Germany. ropean g many not never was those place practice h anniseeds o not reason

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rohibited Germany, rgh had Book of was conarliament mporting wth; and gar white pices, and imported and that ie growth itly proanniseed, erly rated tes; that

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grocery ware means what is used in a kitchen; and that many articles, as French and pearl barley, which are more properly grocery than anniseed, being for the use of families, were daily imported from Hamburgh, but would not have been permitted, if the Act had not been so understood.

This question being submitted to Sir Edward Northey (a), he was of opinion, that it was very reasonable to restrain the general words of this prohibition to fuch goods concerning which there was a doubt after making the Act of Navigation, whether they were prohibited by that act to be imported from Holland and Germany; and not to construc it according to the utmost extent of the words, so as to prohibit any goods to be brought from those places (though comprized under the general words) concerning which there was never made any doubt. A doubt, fays he, had been made, whether the fourth fection of the Act of Navigation prohibited European goods, or only the goods of Asia, Africa, and America, to be imported from any other place than the place of their growth, production, or manufacture; and that doubt occasioned the provision in question concerning Holland and Germany. And in regard the doubt was of European goods imported from Holland or Germany not of the growth of those places, and there never was any doubt concerning importing from those places goods of their own growth, and the practice having been fince the act fo to import annifeeds of the growth of Hamburgh, he thought it not reasonable to disturb the merchants in making fuch

PART II.

12 CAR. 11. TO

European Trade.

(a) 19 March 1702-3.

PART II.

19 CAR. II. TO
A. D. 1783,

European

fuch importation; which to him feemed not to be the intent of the prohibition. But he thought annifeeds were certainly grocery, being so declared in the Book of Rates.

In a more extensive sense, Holland has been sometimes considered as included in Germany. It must have been in this sense, that juniper berries of Germany had been usually admitted from Rotterdam on the low duty, as coming from the place of their growth; and Sir Dudley Ryder (a) thought this usage might be maintained, however he might decide on it, if it were res integra. It is with the same latitude in words, that the inhabitants of the United Provinces are by us called Dutch; which appellation belongs properly only to those of Germany (b).

Some French wines having been bought in Holland, by the Queen's direction, for her own use, it became a question, Whether they could be imported from thence, contrary to this stat. 13. & 14. Car. 2? And it was held by Mr. Powis, Mr. Northey, and Mr. Harcourt (c), that her majesty might lawfully import such wines for her own use. They recommended that the importation should be in the Queen's own ships, a sign manual

(a) 26 May 1750.

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⁽b) Germany is Deutchland, and a German is called ein Deutcher. Those we call Dutch toys are properly so called, for they are made at Nuremberg in Germany, and are really Deutche waaren (or Nurnbergische waaren, as they are termed in Germany), though they are vulgarly supposed, from the abuse of the term in this country, to be made in Holland.

⁽c) 9 June 1708.

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manders directing them to receive the wines on 12 can in To board, bring them to England, and deliver them

to the store-keeper of her majesty's wines. But Sir James Montague (a) declared his opinion,

that he could not advise such wines should be

bought in Holland, and imported from thence, con-

trary to flat. 13. and 14. Car.2.; but he thought

the Queen should give orders under her fign manual

to some agent to buy the wines out of some neu-

tral ship, and to order them to be put on board

some of her majesty's ships, to be brought into

her majesty's own cellar or warehouse: the Queen

not being, as he conceived, prohibited from importing French wines, under the act then in force.

THE town of Dunkirk having been a part of the Netherlands, and for many years annexed to the crown of France, came by treaty into the possession of our crown. It was made a question at that time-how this place was to be confidered with respect to the Acts of Navigation; and Sir Edward Northey (b) was of opinion, that although Dunkirk changed its owner, yet it remained a part of the Netherlands within frat. 13. & 14. Car. 2; and although it might have a different confequence, if Dunkirk were absolutely yielded to her majesty, and thereby became part of her dominions, yet in being put into her majesty's possession provisionally only, on agreement made between her majesty and the French king, French wine

(a) 5 June 1708.

(b) 1 August 1712.

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PART II.

12 CAR. II. TO
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wine could not be imported from thence, but was reftrained by the prohibition of that statute.

Thus far of the prohibition in the Act of Frauds. We come now to confider the provisions in the eighth section of the Navigation Act. The only part of this clause which has given rise to much discussion is that which relates to the shipping in which this trade is to be carried on.

Shipping in the European Trade, A DIFFICULTY arose from comparing this and the ninth section with the sixth section of stat. 13. & 14. Car. 2. C. 11. and it was made a doubt, whether a Dutch-built ship English owned and navigated could import wines from France, or timber from Norway. And it was held by Mr. Browne, Mr. Warde, Mr. Roger North, and Mr. Pollevsen (a), and afterwards by Sir Edward Northey (b), that such importation was no cause of forseiture, but merely subjected the goods to aliens duties.

By stat. 12. Car. 2. a foreign ship truly belonging to the people of England, and made free by the oath of the owner, as directed by that act, and manned with a master and three-fourths of the mariners English, might lawfully import the goods in question, and pay only such duties as the importer of them in English-built ships should pay. Several other privileges by that act are allowed to foreign-built ships owned by English, made free and manned as before mentioned; and by that act some goods from some places are allowed to be imported

(a) March 1689.

(b) 28 November 1702.

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PART 11.
12 CAR. 11. TO
A. D. 1783.

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imported in English-built ships. It was designed by stat. 13. & 14: Car. 2. c. 14. s. 6. to lessen the privilege allowed to foreign-built ships, though owned, made free, and manned as allowed by the former act (but it was not intended totally to forbid the trading in foreign ships owned by the English); and for that purpose the act directed an account to be transmitted to the custom-house of all foreign-built ships made free in the ports of England; and provided, th y fuch as should be in the list sent to the list and by them to the court of excheq... re December 1662, should enjoy the privilege of a ship belonging to England: "But to me, fays Sir Ed-" ward Northey, it is plain, it did not take " away all the privileges allowed to foreign ships " made free; for it did not take away the method, " directed by the Act of Navigation, of making " a foreign ship free;" but as to foreign ships not in the lift, and freed after December 1662, they were to be deemed as aliens' ships; not absolutely, but only fo far as to make the goods imported in them liable to all duties to which aliens' ships were liable by the Act of Navigation, and which are mentioned in the ninth section of that And it feemed plain to him, the parliament did not intend that goods imported in a foreign ship owned and manned by the English, and made free after December 1662, should be forfeited; for that was absolutely repugnant to the conclusion of the clause, but shall be liable to all duties that aliens' ships are liable unto.

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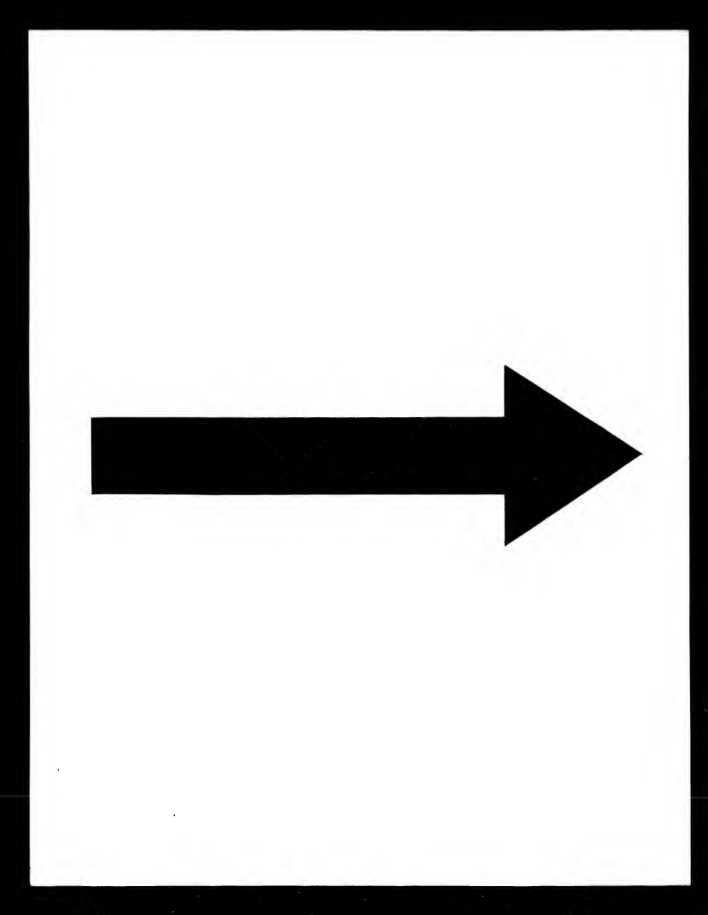
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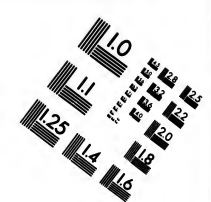
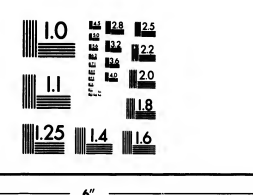


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PART II.

12 CAR II. TO
A. D. 1783.

European
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An opinion was once entertained and delivered in court from great authority, that the words in this fection were meant to declare, that the commodities of Ruffia and the enumerated articles should be imported in foreign ships, but that they should be English-manned.

In the case of Scott v. Schwartz, which happened in 13. Geo. 2. (a) it was contended by the counsel for the crown, and admitted and reasoned upon at length by the Chief Baron Comyns, that the words expressing the ships in which Russia goods should be imported, such as belong to the people thereof, &c. must mean the people of Ruffia, and not the people of England; and that the policy of that provision was, that Russia ships should be the bringers of those articles, but they should be navigated by English masters and mariners; and comparing it with the wording respecting the importation of articles from Turkey, which requires the ship to be English-built, it was faid, that the manning of Russia ships with English mariners was a policy extremely beneficial to English navigation, and such as both countries would find an advantage in; but that it it was foreseen, that Turkish ships would hardly be fuffered by the Mahometans to be navigated by Italian sailors, nor would it be proper for Christian powers to condescend to suffer it; and therefore the act requires in that case, that where the mariners were English, the ship also should be such. my star as a second to the same

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This feems to have been the decided opinion of the Chief Baron upon that occasion (a),

Bun furely a very little verbal criticism would have drawn from those words a different construction. For, in the first place, it is not only the goods of Russia that are in question, but also various other enumerated goods, which are not expressed to be the produce of any particular country; and therefore, when we admit that ships belonging to the people thereof may, when referred to Russia, have an antecedent to which they may refer; it may be asked, What people are referred to, where no country is mentioned as the place where the enumerated goods are produced? so that in all cases, except that of Russian commodities, this construction, put upon these words, leaves them without effect or meaning.

In the next place, this construction seems to be taken contrary to the obvious method of tracing the antecedent referred to. For the words being, that no goods, &c. of Russia, &c. nor any masts, &c. shall be imported into England, Ireland, Wales, on Berwick, in any ship or vessel whatsoever, but in such as do truly and without fraud belong to the people thereof, or some of them, as the true owners and proprietors thereof, and whereof the master and three-fourths of the mariners at least are English, the natural construction is to refer the people thereof to the last antecedent, England, Ireland, Wales, and Berwick, and not to Rússia.

LASTLY,

(a) Comyns, 684.

PART II.

A. D. 1783.

European. Trade. PART II.

12 CAR. 11. TO A. D. 1783. European Truck.

LASTLY, upon comparing this description of the ships, and the manning of them, with other descriptions of ships in the same act, it appears to be the same form of words as is used in various places, in the former part of the act, to describe English shipping. It is used, in the first section, to describe the shipping for the plantation trade; in the third fection, to describe those that are to bring the commodities of Asia, Africa, and America; it is nearly repeated in the fourth fection; and as much of it as regards ships, is used in the fifth fection relating to the fishery; it is likewise used in several parts of the act subsequent to the eighth section. Indeed this is the sense in which this provision was understood on a subsequent occasion. In the case of Scott v. D'Achez, in 16. & 17. Geo 2. Lord Chief Baron Parker lays down the law in that fense, without noticing the determination to the contrary, or that there was any doubt ever entertained upon the subject (a).

The exception at the close of this section has occasioned some discussion: Except only such foreign ships as arc of the built of the country or place of which the goods are the growth, &c. or of such port where the goods can only be, or most usually are, first shipped for transportation, and whereof the masier and three fourths of the mariners at least are of the said country or place. The most material doubt upon these words was, whether they applied only to the latter

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latter part of the section relating to currants and PART If. the Turkey-trade, or extended to the whole of 132 the fection. It was maintained by the crownlawyers in the beforementioned case of Scott v. Schwartz, that it was confined to the Turkey trade; but this was over-ruled by the Chief Baron Comyns, who clearly thought the exception extended to the whole section; upon the consideration, that the goods of Russia and the enumerated goods, as well as currants and the commodities of Turkey, are all declared in the ninth fection to be

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English shipping.

THE Danes and Swedes being at war, it became a question, In what light prize-ships taken by one or other of those powers should be considered? Sir Edward Northey (a) was of opinion, that a Danish ship being taken a prize by the Swedes, and condemned in the court of admiralty in Sweden, the property was altered, and any British subject might lawfully purchase such hip; and fuch ship being owned by British fubjects might import timber from Sweden; but Swedes being owners of fuch a ship could not import timber from thence, such ship not being of the built of Sweden; which opinion feems well founded: for though prize-ships with us are favoured in the same manner as British-built, this is by special provision in an act of parliament; and nothing fimilar being enacted with regard to ships

aliens goods, if they are imported in other than

(a) 24 Feb. 1710.

PART U.

12 CAR. II. T

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taken prize by any foreign power, that circumstance, of their being taken prize, cannot make them of the built of that country, as the law expectaly requires them to be the between the law expectaly requires them to be the between the law expectaly requires them to be the between the law expectaly requires them to be the between the law expectaly requires them to be the between the law expectations.

WHERE English-built ships were sold to soreigners, and navigated by them, there had been a difference of opinion, and of practice, as to the qualification of such ships; some holding, that they were qualified under this section of the Act of Navigation; others, that they were not

Ax English-built ship fold to subjects of the duke of Tuscany imported oil from Naples. It was held by Mr. Browne (a), that the ship might legally be admitted to an entry without incurring any forfeiture; for though in strictness the letter of the Act of Navigation feemed against it, yet the intention and delign of it was plainly otherwife; for it could not in reason be presumed to be the intention of the law-makers, when legif-Tating for the encouragement of English-built shipping (which was the great delign of the law) to take from it that liberty and privilege which British-built shipping had before, and put our ships built here in a worse condition than those built in Italy; and the ninth fection directing the payment of aliens' duty explained, as he thought, their meaning to be fo.

point; but some few years after we find Sir Edward Northey delivering a contrary opinion (b):

for he l cation. not be built Shi duke of tend tha English even of they bui case only in their three-fou try; but do not b So who by the F import F French, S tion to be THIS C not to h without fo where a B

Portugues Sir Dudle were consistent where case where and goods so clear, to

for he lays it down, without any doubt or qualifieation, that wine of the growth of Italy might 19 can in not be imported from Leghorn in an Englishbuilt ship owned and manned by the subjects of the duke of Puscany; for the parliament did not intend that any foreigners should import, unless in English ships manned with English, any goods even of the produce of their own country, except they built ships for importing them; in which case only, they are allowed to import their goods in their own ships, manned with a master and three-fourths of the mariners of their own country; but they cannot trade in ships they buy, and do not build.

So where an English-built ship was taken prize by the French, and afterwards was employed to import French wines, with a mafter and mariners French, Sir Edward Northey held the importation to be contrary to the Act of Navigation (a).

This opinion of Sir Edward Northey feems not to have been maintained by his fuccessors without some mixture of doubt. Thus in 1740, where a British-built ship, the master and mariners Portuguese, imported fruit and oil from Portugal, Sir Dudley Ryder and Sir John Strange, who were confulted on the legality of this importation, thus, express themselves: It seemed to them a case wherein, by the letter of the act, the ship and goods would be forfeited; but they were not fo clear, that it was within the intent. The end

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(a) 16 May 1715.

PART II.
12 car. 11. 10
A. D. 1783.
European

of the act was to encourage British shipping and navigation, and therefore it required the importation to be in British ships, except in the reasonable instance of the country sending their own goods in their own ships, which was allowed. In this case, if it was a Portuguese ship, there could be no objection; and they did not see how Great Britain was hare by a Portuguese sending goods in a British-built ship; which answered one view of the act in encouraging our shipping, though not the other with regard to the navigation (a).

The policy of this exception in favour of foreign shipping was very ably examined in the before cited case of Scott v. D'Achez, where an English ship having become French property imported French wine and vinegar from France, the master and three-fourths of the mariners being French:

In favour of this ship it was objected, that the main design of the act was, that the English, and not foreign nations, should be carriers, and therefore they may carry as well in foreign-built ships, being their property, as in ships of the built of their own country, if they qualify them according to the tenth section, and navigate them with a master and three-fourths of the mariners English; and this is enforced in the eleventh section Again, if a foreign ship may have the privilege of an English ship, pari ratione, or rather, à fortiori, an English ship, being foreign property, should

(a) 20 December 1740.

should be encourage confider our own we had whereas, have bee articles, of building

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should be intitled to the like privilege, taking the encouragement of ship-building to be the second consideration of the act. For, in the present case, our own timber and workmen were employed, and we had the benefit of rigging and furniture; whereas, if she had been French-built, she would have been duly qualified to have imported those articles, and we should not have had the advantage of building and equipping.

To these objections it was answered, and refolved by the Chief Baron Parker, that they were indeed specious, but were founded on a supposition, that we could have prohibited the importation of European goods in foreign bottoms; but as that could not be done with safety to our trade, the force of the objections vanished.

IT was feen, said he, that many countries in Europe, as France, Spain, and Italy, could more easily buy ships than build them; that, on the other hand, countries like Russia, and others in the North, had timber and materials enough for building ships, but wanted sailors. It was from a consideration of this inaptness in most countries to accomplish a complete navigation, that the parliament prohibited the importation of most European goods, unless in ships owned and navigated by English, or in ships of the built of and manned by failors of that country of which the goods were the growth. The consequence would be, that foreigners could not make use of ships they bought, though English subjects might. This would force them to have recourse to our shipping, and the N 3 general. PART IL

12 cap, 11. 10 a. a. 1783. European PART H. 19 can, it, to a. b. 1783. European general intent of the act, to fecure the carrying-trade to the English, would be answered, as far as it possibly could. On the other hand, if foreign property had been sufficient to qualify ships, foreigners might have bought ships where they pleased, and manned them with their own sailors; and then not only the freight, but the employment of our sailors, would have been lost to England; and preventing this must greatly counterbalance any advantage that could accrue to England from she building and equipping ships for foreign use; which too, being a secondary consideration in making the act, was not to defeat the primary one (a).

The Chief Baron remarked, that with all the defire the parliament had to encourage English shipping, and notwithstanding they had, with that view, required the productions of our own colonies, and those of Asia, Africa, and America, to be imported only in English shipping; yet they wisely foresaw, that if they restrained the importation of exportation of European goods, unless in our own ships, and manned with our own seamen, other States would do the same; and this in its consequences would amount to a prohibition of all such goods, which would be extremely detrimental to trade, and in the end deseat the very design of the act (b). This exposition of the Act of Navigation is certainly the true one.

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(a) Parker, 30, &c. (b) Ibid.

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ledged, it confider cally, and there use goods of allowed to the produ ported fro ftill deem growth. Prohibition to be made had been been under not in Ger peror, or pire in the

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Doubts had arisen, whether the country or place where foreign stips were built to as to be properly qualified under the exception in the eighth fection; was to be confirmed in a more extensive or more limited fense, whether it depended on the geography of the country or the dominion and sovereignty of it, as it stood at the time the Act. of Navigation was passed too him was constituted to

THOSE who held it should be construed with a view to the geography of European countries, where Pore ledged, the practice of the cultom-house was to confider the third and fourth sections geographically, and to give the words country and place there used a very extensive construction. Thus goods of foreign plantations in America had been allowed to be imported from the British colonies; the products of one part of Africa had been imported from another part of Africa, and they were fill deemed to come from the place of their growth. They urged, that the construction of the Prohibition in the Act of Frauds (which was faid to be made for explaining the Act of Navigation) had been also geographical; for that clause had been understood not to affect such other countries. not in Germany, as were subject either to the emperor, or any other fovereign prince of the empire in his of which will will be to enting. of the

Notwithstanding this reasoning, it seems to have been the opinion of the crown-officers very early, that the construction of this act should turn upon fovereignty, and upon a fovereignty that existed at the time the Act of Navigation N.4

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was made. This appears from the following cafe. रोपिया कर्षा र रहे र र स्थाप देखारी है से समापित है है

THE king of Sweden having subdued, and being in possession of the whole dukedom of Courland, receiving its revenues, and doing other acts of fovereignty, some tar of the growth of that country was imported in a Swedish-built ship, owned and manned by Swedes, from a port in Courland , and Sir Ed. Northey (a) was of opinion, this importation was not legal, as the king of Sweden was not in possession of that country at the time when the Act of Navigation was passed.

THE practice of the custom-house seems to have been formed partly upon the idea, that the same fovereignty constituted the same country, without regard to its having been so at the time of making the Act of Navigation, and partly with an eye to the local fituation and geography of places.

Thus we are told, in the year 1757, that Dantaic thips had, time out of mind, been freighted with goods from any port of Prussia for Great-Britain or Ireland; and the limits of the country called Prussia had been considered to reach from the port of Colberg on the fouth-west, to the port of Memel on the north-east of Dantzic; and accordingly Dantzic ships had imported goods of Memel and Colberg, and the intermediate ports; and ships from any of these ports had brought to Great-Britain Dantzic goods from Dantzic, in the same manner as Dantzie ships; and such **Ihips**

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t Dantfroighted t Greatcountry ach from the port , and acgoods of te ports; rought to ntzic, in and such ships ships had, without any difficulty, been reported as belonging to the real port to which they belonged, and the cargoes as brought from the place from which they really were brought, and all the ports from Colberg to Memel had been in this manner deemed ports of Prussia. But in 1755 a cargo from Memel arriving at Liverpool in a Dantzic ship, a doubt was started as to the legality of the importation; yet on application to the commissioners they directed the collector to admit the goods to an entry, and the same was afterwards done with regard to other ships.

But the commissioners caused this point to be laid before the law-officers, in order to have the law upon the subject thoroughly afcertained, and we find, in August 1756, the following opinion of Mr. Murray, then attorney-general (a). He held, that the words country or place, as well as the scope and meaning of the act, confine the importation to fuch foreign ships as are built at and navigated by the people of Memel, or some other part of Ducal Prussia. He did not take the reason of the exception to have been geographical but political; because we could not hinder the people of any country from carrying their own commodities. This reason he thought did not hold as to importations in English ships from Asia, Africa, America, or elsewhere; and therefore in such importations greater latitude might have been allowed. He observed, that the master and three-fourths of

PART, IL. 19 CAR, II. T. A, p. 1783.

(a) 19 August 1756.

PART U.

12 car. 11. TO
A. D. 1783.

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but Ducat Prussia could not be faid to be the country of a Pole.

Some few months after, the same point was laid before the succeeding law officers, Mr. Henley and Mr. Yorke (a), who declared they concurred in opinion with Mr. Murray, that goods the growth, product, or manufacture of Ducal Prussia could not be imported in ships belonging to Polish Prussia.

A QUESTION of this fort arose upon a case still more nicely circumstanced. The province of East Friefland came to the king of Pruffia by inheritance, and he had been in possession of it for about thirty years. Stettin is a part of Prussian Pomerania. The inhabitants of East Friesland and Stettin are, therefore, equally subjects of Pruffia, and navigate under Prussian colours. It was made a question, Whether ships of East Friesland might import timber from Stettin and other Prussian ports? And it was held by Mr. Thurlow, then attorney-general, that the apparent object and express provision of the Act of Navigation was to take from the ships of other nations the employment of carriers to this, permitting them however to bring in their own goods, either of manufacture or produce. The circumstance of one country, which was fevered in 1660, being united by conquest or descent, did not seem to him to change the law of England; but the subjects of that to make it can readly and its country

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country, by conto change s of that country country would fill be confined to the importation of their own produce or manufactures only; for which reason he thought East Friesland, under the circumstances above stated, was not intitled to import timber the growth of the reft of Germany 2005, restor to roll of the

AGAIN, where a ship of Stettin brought timber from Memel, and Mr. Thurlow was again confulted on this point, he faid, generally speaking, it appeared to him, that two countries, which became united under one fovereign by descent or conquest, preserving however, in all other respects. their separate character, are not one and the same country, in the sense of the Act of Navigation: as, if Spain and the Netherlands should again descend to the same prince, they would still remain distinct for the purpose of trade, and no Spanish ship could import hither the enumerated articles from Oftend. But perhaps two countries might be so united by changing and new-modelling their constitutions into one, as to bring the whole within the description of this law; as if an union were established similar to that which makes Great Britain one kingdom.

Bur thefe questions wer at length determined sut. 22, Geo.3. by a provision in stat. 22. Geo. 3. c. 78. by which act a remedy was applied to this and other supposed defects in our navigation laws:

IT was therein enacted, that any person might import into Great Britain any fort of timber, or of the faid articles, from any foreign place in Europe, in a ship the property of subjects under the same fovereign

PART IL European

PART II.

12 CAR. II. TO A. D. 1783.

European Trade.

* Sect. 3.

| Sect. 4.

fovereign as the country of which such goods are the growth, product, or manufacture hough the country or place where such ship we built, or to which she belongs, was not under the dominion of such sovereign at the time of passing the Act of Navigation *. But such goods are liable to aliens and all other duties, as before this act †. By this provision a doubt respecting countries that were distinct, but had the same sovereign, was removed. Secondly, It was the property, and not the built, of the ship that was to be regarded. Thirdly, the property was not confined to the very country or place of production, as the built was by the old law, but might be of subjects under the same sovereign.

THE immediate object of this provision was to enable, his Prussian majesty's subjects to import Pomeranian merchandize in East Frieseland ships. But it led to consequences of greater extent; and it was found necessary afterwards to correct this innovation upon the Act of Navigation, by a provision made in stat. 27. Geo. 3. as will be seen hereafter.

Of the Country of the Master and Mariners. THE requisite of the master and three-fourths of the mariners being of the said country or place led to some discussion. Where a Dutchman was master of a Dantzie ship, and it appeared that he had been made a free burgher of Dantzic, Mr. Dodd was of opinion, that this qualified him sufficiently to be master (a). And

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on a subsequent occasion (a), where a Russian ship was navigated with half English, Dutch, and Danes, who were alledged to have been married in the Russian dominions, Sir Ed. Northey was of opinion, that supposing these English, Dutch, and Danes, to be fettled inhabitants in Russia, and naturalized there, they were of that country, within the meaning of the Act of Navigation. withstanding these opinions had shewn, that great latitude was meant to be allowed in afcertaining this qualification, there was afterwards a disposition to contract the meaning of the description. This point was brought forward in the beforementioned case of Scott v. D'Achez, when it underwent a complete discussion, and was finally determined.

In order to ascertain the extent of this description, it was upon that occasion considered, that the requisite, when applied to English shipping, that the master and three-fourths of the mariners should be English, was explained by the act itself. Thus, in sect. 2. it is said, that no alien born, unless naturalized or made denizen, should use the trade or employment of a merchant or sactor in any part of his majesty's dominions in Asia, Africa, or America. Again, by sect. 6. no persons are to load for carrying coastways goods on board any bottom of which a stranger born is owner, unless he has been made a denizen, or been naturalized. From these it was collected,

PART II.

European Trade, PART IL J. 1789

that none were to be effected English, within the meaning of this act, but such as are natives, or are naturalized, or made denizens; from whence it was inferred, that the words those of other countries being fet in opposition, as it were, to the word English, the mariners so described should be natives of the country, or at least that which is tantamount.

OTHERS faid, that these words did not seem to be placed in such designed opposition as to call for the above inference; that the law in this country respecting aliens was of feudal origin, was peculiar to this country, and was not a measure to be taken for determining the law of any other country, and prescribing what should denominate persons to be of such country. If we look into the act itself for assistance, we find, that the section now in question speaks of ships belonging to the PEOPLE of those countries, and then goes on to require the master and three-fourths of the mariners to be of that country: it feemed as if it meant to fay, of the people of that country. The fourth fection, which speaks of fish usually fished for and caught by the PEOPLE of England, Ireland, and Wales, must denote the inhabitants of those countries generally, whether natives or not. The same where it says, fish when imported into England, &c. not being caught by vessels belonging thereto, nor cured by the PEOPLE thereof, should pay double aliens' cuftoms; it must mean the inhabitants thereof generally; for it could not be supposed, that if the 12 (34 6 12 2 1 24 1 45) W

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fish were cured and dried by natives not inhabitants, they would excused by the double duties. Again, the fixteenth section speaks of fish caught by THE PROPLE of Scotland, need it be enquired. Whether such fish were caught by the natives of Scotland,

Upon the whole, it was judged to be the design of the act, that no foreign ships should import any of the goods enumerated and described in this section, if mariners were brought from any foreign kingdom to navigate them. It does not precisely define who shall be the people of the country, but certainly gives a larger signification, than what can be meant by the word natives (a).

Such was the reasoning upon this expression in section 8, in the case of Scott v. Schwartz, beforementioned. This was the case of a ship, Russia-built, from Riga, navigated by a master who was born out of the Russian dominions, but who had, seven years before, been admitted a burgher of Riga, and had ever since continued so, residing there when not engaged in voyages. There were eleven mariners, sour of whom were born in Russia; the fifth was born in Ireland, there bound apprentice to the master, and as such went with him to Riga; for three or sour years before the seizure he served on board this ship, and sailed in it from Riga on the present voyage. The other six were born out of the dominions of Russia; but one

12 chr. 11, To.
A. D. 1783.

European

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⁽a) Comyns Rep. 686, 687, 688.

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as naturalization known in Ruffia, and radia reaga THE Chief Baron Comyns was of opinion that the mafter being a burgher, and having taken an oath of allegiance to the empress, as was proved on the trial, there was hardly any thing more go gent than this to denominate a man of a country to he must be a subject of the empressive Asign the other four mariners, he thought them tabe pean ple of the country, within the meaning of the act; first, because the act seems to intend nothing more than fixed and ferded inhabitants there ; and a relidence of four or five years might well fatisfy that expression; secondly; because it desined no answer the intent of the addin which was oper for much to create difficulties to other countries ito find mariners amongst themselves, as to prevent their supplying themselves with them from other countries than England (a): thirdly, becapit by the civil law fuch a relidence gives a country a right to the resident's services Qui prining at urbe Roma chabenty si alio logo dosticilium constituerant, mudera ejus sustinere debent (b); fourthly, because in the present case it was not bourgers, Sin Philip Forks (c) appichended this bluow

found by ever any of Ruffia is not to made feve appear th other cou faid to be country : country, the countr they must riners, if while they of any of

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⁽a) Kide ent, 174 the Chief Baron Comyns's opinion upon navigating Russian ships with English marinels.

(b) Dig. 1. 50. tit. 4. lex. 3.

PART IL

A. D. 1785.

other country; fo that they might properly be faid to be mariners of Russia, but not of any other country: and as the act speaks of mariners of the country, and does not not fay mariners born in the country; and as mariner is a denomination they must acquire, for they cannot be born mariners, if therefore they were of that country while they were mariners, and never were mariners of any other country, they feem to fatisfy the

Upon the whole it was faid, that it would be almost impracticable, and make commerce very hazardous, if a merchant was to fearch out the nativity of every mariner he employed, and in case of mistake or misinformation was to forfeit, his ship and cargo; and therefore the court deeided in the above manner (b), as no fuch confruction (fays the report) appears hitherto to have been made of the act.

words and intent of the act (a).

On the other hand, where a Scotchman, who had been made a burgher of Stockholm, was the master of a Swedish ship, navigated with Swedish mariners, Sir Philip Yorke (c) apprehended this would

(a) Comyns, 689, 690, 691. (b) Ibid. 693. (c) 3 August 1732.

found by the special verdict that these persons had ever any habitation or relidence out of the empress of Ruffia's dominions, and what does not appear is not to be intended. It was found that they had made several voyages from Russia, but it did not appear that they had made any voyage from any

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PART II.

12 CAR. 11. TO
A. D. 1783.

European

would not intitle him to be confidered as a Swede in Great Britain, his native country; with regard to his own country, he continued a natural-born British subject, and would, in his opinion, still continue a good British master to navigate a British-built ship with British mariners; which seemed to shew that he could not be considered here as a Swedish master to navigate a Swedish ship. But as this was a new case, he thought it would be hard to take advantage of the forseiture.

Is a ship comes out of a foreign country properly manned, and the men die in the voyage, and others of England or Holland are taken in to supply their places, this case of necessity will prevent the forseiture. An allegation that the men deserted, is liable to suspicion, and is not so likely to be received as an excuse. It should seem, that if they were not full three-fourths mariners of the country, and the master properly qualified, when they came out of the country or place, nothing that may be done afterwards to qualify the navigation ought to be admitted.

HAVING thus taken a view of the importation of goods from all parts of the world, we come now to two confiderations which apply to all the foregoing trades; namely, to the exception which, in the opinion of lawyers, it was judged proper to make in the case of prize-goods imported contrary to the requisites of the Acts of Navigation; and, secondly, to the nature of importation, and what circumstances have been deemed necessary to

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constitute a transaction on which so much hazard of penalties and precitures depends.

Ir had been an established doctrine in the custom-house, that general prohibitions upon trade did not operate with respect to goods taken as prize: in consequence of this it had been the practice, when goods had been condemned as prize at Gibraltar, in Ireland, or in any of his majesty's dominions abroad, to permit them to be imported into England, notwithstanding they would have been forfeited, if brought hither from those places in the common way of trade; and the duties have in such cases been permitted to be taken even where the goods, though condemned, were difcharged by a sentence of reversal. But in a case where an East India ship of great value had been captured and carried into Ireland, the commisfiners, before they allowed the importation, wished to have the opinion of the law-officers; when My Henley (a) declared it to have been established upon very folid grounds, that the acts prohibiting importation of particular commodities are applicable only to importations in a course of trade; and he held, that English merchants purchasing the cargo of this ship in Ireland might import it into England, as they would stand in the place of the captors; and the commissioners were not justified by any laws, either regarding the nation in general or the East India Company in particular, in refusing to permit the importation and entry of fuch a cargo.

PART II.

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Thus far may prize-goods be confidered upon general reasoning; but a shorter answer to such questions is, that prize-goods are specially excepted by fect. 15. of the Act of Navigation; which provision is not referred to in any of the law opinions on this point.

YET where goods the product of a British plantation were taken prize by the French and carried into France, and the merchants in England to whom they had been configned, meant to purchase them if they could be permitted afterwards to import them, Sir Dudley Ryder (a) held, however reasonable this might be in itself, the Act of Navigation was so plain upon the point, that if those goods should be imported from France, they would, in his opinion be forfeited, and the commissioners license or warrant to admit them to an entry, as was proposed, would not dispense with the forfeiture.

In carrying into execution these laws of navigation, it became material to ascertain what amounted to an importation. The following cases will throw some light upon this point.

AT a time when the importation of French goods was prohibited, a ship laden with French wines from Spain to Ireland was driven into Plymouth by stress of weather, and it was submitted to the law officers, Whether this was an importation? Sir Robert Sawyer delivered his opinion, that where a ship was bound to a foreign port,

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and in pursuing her course to such port was driven into an English port, it would be no importation; but where the was bound to an English port, or came with a defign to land the goods in England, and in her course thither, but by stress of weather, the put into another port, he conceived it a forfeiture. Sir George Treby (a), upon the fame occasion, says, a mere involuntary importing by diffress of weather is not an importation against this prohibitory act; for though fuch importing is not excepted by express words of the act, yet it is understood to be excepted by that equity which is allowed in interpreting statutes; but this exception is not to be extended to cases, where there is a mala fides and a politive intent to break the law, for that takes away all title to fuch equity and favour. In this case there is an importation coupled with a purpose to break the law, for they only differ in the circumstance, of going to one prohibited place instead of another; but the substantial part, besides what happened to be done, was actually intended; and it was in his judgment no better than if a ship designing to bring French goods into the Isle of Man, or Jersey, or Dartmouth, should, from extremity of weather, put into Liverpool, or Guernsey, or Plymouth.

But this case was submitted to the opinions of eminent lawyers more than once. Sir Robert Sawyer (b) gave another opinion, where he declares, that the coming of the ship into port by O 3 stress

(a) 5 March 1691-2.

(6) 28 March 1692.

PART IL.

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PART II.

12 CAR. II. TO
A. D. 1783.

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Trade.

fires of weather is no importation within the act: and the intention to go to Ireland could work no forfeiture. Mr. Constantine Phipps allo held. that although the mafter's declaration that he was bound for Ireland, was an evidence that he intended to commit an offence against the prohibitory act, yet fuch intention should not subject the thip and goods to forfeiture; for the merchants and owners might have altered their voyage, and ordered the ship to some other port, and a bare intention to break the as of parliament is not punishable; nor can the intention make any alteration in this case in Arietness of law, for the only point in ittle upon the information would be, Whether the goods were imported contrary to the act? and he never knew that the coming in of a ship by stress of weather was ever construed an importation. Mr. Warde and Sir Francis Pemberton both agree in holding the intention to go to Ireland as not altering the case, and that the coming in by ftress of weather could not be an importation. Sing son a graw it asingstwater another

The coming in by stress of weather seems to have been generally held to be no importation under the Act of Navigation. Where a ship loaded with teas was driven into Yarmouth harbour, Sir Philip Yorke (a) clearly held it not a case to proceed upon; and he seems to have paid no regard to the circumstances which shewed the ship to be bound to Newcastie, contrary to the declara-

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1 1 4 41 (a): 18 September 1731.

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tion of the master, who alledged he was bound for North Bergens was a few war in the same of the land

Again, where a Dutch hip was stranded on the coast of Sussex with goods the product of Su+ ginam; Sir Philip Yorke (a) was of opinion, that the goods might be admitted to an entry, if the commissioners of the customs were satisfied they were fairly stranded, without any fraudulent intent to evade the Act of Navigation; for the prohibition in that act was not an absolute prohibition of the importation, but only a qualified one, as in case they were imported in ships not duly navigated, or from any place not being the place of their growth, production, or manufacture, from the ports where they had not been usually first shipped for transportation; and stat. 5. Geo. 1. c. 11. f. 13. has declared all stranded goods should be liable to the same duties, as if they had been regularly imported of Asi to the frauds that might

WHERE a prize-ship laden with sugars was carried into Montserrat to be condemned, and was from thence, without unloading, carried to Antigua; this was held by Sir Dudley Ryder (b) not to be such an importation at Montserrat as to subject the sugars to the duty imposed on the importation of fuch fugars in that illand.

be committed under the colour of stranded goods,

the commissioners might always exercise their

judgment, whether it was a cafe where the goods

should be admitted to an entry.

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unig fivent feerns to ation unip loaded bour, Sir a case to dino res the ship e declara-

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⁽a) 27 November 1729. (b) 5 June 1738.

PART II.

12 CAR. 11. TO
A. D. 1783,

European
Trade.

BEFORE the Hovering Act; when small weffels loaded with brandy used to come into portinithe night, in moderate weather, without my ungent necessity, Sin Edward Northeyeta) heldy sifing should appear such vessels came into port with intent to unload, fuch coming in would be an importation, although no bulk was broken; but fuch intent must be fully and plainly proved by fome attempt to fell, or pue out of the westel any of the goods. On a subsequent coststion it was laid down by Sir Dudley Ryder (b) withat the mere coming within the limits of a port without any intent to break bulk or unlade is not looked upon as an importation within any of the acts, either to make the customs become due; or subject the fhip or goods to forfaiture, or to soblige the master to report or make an entry, for to-require a coast-cocket? First asw about as it was a

few, and but few, determinations of course. There was an information of feizure of goods in a ship that was twenty miles below the Hope but within the limits of the port of London a new trial was moved for upon a doubt. Whether this could be said to be an importation? But the new trial was refused; and it was therefore concluded the cour judged this to be an importation (c).

WHERE a thip carrying teas from Oftend to Lifbon came into the port of Cowes to mend her bowfprit; the was feized by the officers; after appointed.

(4) 26 December 1716. (6) 19 April 1748.

Chief B mon with irunning infer ; the controul: dict for a Corece W terwand fraudulen back tal the for forfei duco the defendant competen for forfeit penedan. as well as was hold thetriale ch. 10, 6 of the th Sentlant , Eune bee been com moln the for the de goods fro cheir grov by the p dring

which is

(a) Anno

l weffels reinniche ivorgent dunifirit after the scieure the ship was in the power and defeer tre controll of the officers but the jury gave a yerdotecan dict for the forfeiture, thinking the coming into en Shat Corner was only a pretence, and the running afserwands declared the first intent to have been

> ifraudulent (4) see fublicated (4) andubunit and La had been usual on the trial of informations for forfeiting goods, illegally imported, to produce the master of the ship as a witness for the defendant; and no objection was made to his competency (especially if there was no information for forfeiture of the ship) till a case which happened in 1723, when it was infifted that the ship, as well as goods, was forfeited; and the objection was hold to be good. Accordingly in 1724, at the trial of an information on flat. 9. & 10. Will 3. och 10: fog for importing India filks, the mafter of the hip being offered as a witness for the dedendant, he was refused by Lord Chief Baron Eune because, although no prosecution had yet been commenced, he was liable to one (c).

> woln the case of Idle v. Vanneck it was contended for the defendant, who was profecuted for bringing goods from Rotterdam, not being the place of their growth, that the goods were brought either by the passengers or the mariners without the knowledge

which florit goods were run by the failors. The Chief Baron (a) held this not to be an importa- 12 ch moneyithin the Act of Navigation, and that fuch runniag did not amount to a forfeiture, because

A. D. 1783,

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1748.

⁽a) Anno 1727. (b) Bunb. 236. (c) Ibid. 140.

PART II.

12 CAR. II. TO

4. R. 1783.

European

knowledge or privity of the mafter, and it was hard to subject the master, and much more the owner, to a loss for a cause of forseiture which they could not prevent; and they relied on fat. 27. Ed. 3. c. 19. and ftat. 38. Ed. 3. c. 8. But Lord Chief Baron Pengelly faid, his present thoughts. were, that knowledge in the master was not necesfary; for the act is an express prohibition without any limitation or qualification, and the fact proved came directly within the description of the act is the forfeiture was upon the goods themselves, and not upon the person; the intention of the law was to support trade; and therefore it might be presumed all persons would take the utmost care, trade should be carried on without fraud. The owner is to take care what master he employs; and the master what mariners and what paffengers her takes in and being exercitor navis, and having the entire controul of the ship, he may fearth and examine when and where he will. No damage accrues to the owner, for he may recover against the master for the forfeiture of the ship accruing by his default; and (as he thought) the master might recover against a passenger who caused a forfeiture. There is more reason the owner should suffer, as he had the benefit of the freight which occasioned the forfeiture. The mafter is to report, and therefore is obliged to fee what he does report.

Baron, though he meant to referve the point for the opinion of the court; but it turned out not to be necessary, for the jury found that the defendant

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dinction was a fine tion of the reference over a small looked up be hard cause (b).

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had actual knowledge of the fact. On a motion for a new trial, all the Barons agreed in opinion that notice in the mafter was not necessary to create forfeiture upon this act; though for a small matter they thought it would be hard a ship should be condemned (a).

On a Subsequent occasion, in 1733, this diffinction was made upon the point by Lord Chief Baron Reynolds; namely, Whether the goods 6 brought were part or not part of the cargo? and. therefore, if mariners or passengers privately bring over a small parcel of goods, they are not to be looked upon as part of the cargo, and it would be hard the ship should be forfeited for such a cause (b). He can his mountage in the angle of he will

Notwithstanding this question seemed thus to be fettled, it was moved again in 6. Geo. 3. in Mitchell v. Torup, being an information on the wirth fection of the Act of Navigation, for an importation of 221lb. of teas from Norway, which were found by the jury to have been put on board by the mariners without the knowledge, privity, or consent of the master, mate, or owners. Upon that occasion a very full opinion was given by the Lord Chief Baron Parker.

HE observed, that the words of the act in the first, second, third, and fourth sections were all equally negative, absolute, and prohibitory; they operate both on the goods and the ship, and there is not a fyllable that hints at the privity or confent

(a) Bunb. 238.

(b) Ibid. 232.

PART II.

PART II.

12 CAR II. TO
A. D. 1783.

European

of the master, mate, or owners. The reason of penning the section in these strong terms was, to prevent as much as possible its being evaded; for if the privity or consent of the master, mate, or owners had been made necessary, the provisions of the act would have been deseated.

In expounding acts of parliament where words are express, plain, and clear, they ought to be understood according to their genuine and natural fignification, unless by fuch exposition a contradiction or inconfistency would arise by reason of some subsequent clause, from whence it might be inferred the intent of the act was otherwise: now the subsequent clauses of this act do not contradict, but enforce the natural import of the words of the fourth clause; which appears by the twelfth, thirteenth, and fourteenth sections; and when this act was under the consideration of the Legislature at feveral subsequent periods, as at the times of making flat. 14. Geo. 2. c. 36. flat. 17. Geo. 2. c. 36. and flat. 25. Geo. 2. c. 32. no relaxation was made by any of those acts, so as to make the privity or confent of the mafter, mate, or owners, necessary to a forfeiture.

To the objection made by the detendant, that the penalty or forfeiture imposed by the fourth section, is only applicable where there is some crime or guilt, and none can be imputed to the master, mate, or owners, without their privity, he answered, that though penalties and forseitures, generally speaking, are the consequence of some crime or guilt, yet neither of them necessarily imply

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ply the one or the other, though punishment always does: which he illustrated by the examples of a sword belonging to an innocent man being forseited, if a murder had been committed with it; so of deodands; and by stat. 4. Will. & Mary, c. 8. the horses of innocent owners, upon which robberies are committed, are forseited; and there are various forseitures of a similar nature in the revenue laws, as those of boats, carriages, horses, eattle, and other things. And by this sourth section, the forseiture is not upon the person, but on the ship, not in personam but in rem.

He faid, it had been fuggested to him, that informations had been constantly drawn in this form from the first passing of the act, without alledging any privity; and as it is not necessary to prove more than is laid, he said, the sinding of the jury, who in this case found that the importation was without the privity of the master, mate, or owners, was nugatory and void, not being comprized in the issue.

To the stat. 38. Ed. 3. c. 8. for proteding ships from being forseited for a small thing punto a ship without knowledge of the owner, he answered, that the Navigation Act was passed subsequent, is an express prohibition, without restriction or limitation, and has altered the law, by excluding the privity, as the most effectual means to prevent the mischies. Indeed ships are now forseited for much smaller quantities, viz. 6lb. and 20lb. by stat. 9. Geo. 2. c. 35. stat. 3. Geo. 3. c. 22. st. 5. stat. 5. Geo. 3. c. 43. yet he thought, if the quantity

PART I

12 CAR. II. TO

European Trade.

PART II.
12 CAR. II. TO
A. D. 1783.

Europe in

tity was so small as not to be discoverable by reafonable care and search, it might be proper for the consideration of the jury; and they neither would nor ought, in such a savourable case, to find a forseiture of a ship; for de minimis non curat lev.

To the objection rested on stat. 27. Ed. 3. c. 19. "that no merchant should forseit his goods "for the trespass and forseiture of his servant," he answered in like manner, that the Navigation Act was subsequent to it. He repeated, that the owners are to take care what master they employ, and the master what mariners; that in the present case, negligence was plainly imputable to the master, who is to report the cargo; and if he had searched, as the officers did, he would have found the tea, and so might have prevented the forseiture.

He said, the authorities were wholly in savour of this opinion; the Chief Barons at Nisi Prius had uniformly so acted; Chief Baron Montague in Foster v. Philips in 1722; Chief Baron Gilbert in Gatehouse v. Aycock in Trinity 1725; Chief Baron Pengelly in Idle v. Vanneck beforementioned, where the Barons agreed with him on a motion for a new trial; and he observed, that the stat. 27. & stat. 38. Ed. 3. were cited upon that occasion. He noticed the distinction made by Chief Baron Reynolds, whether the goods were a part of the cargo, or not; which he recognized, but thought it did not apply to the case before

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before him, for the quantity was not so small as to excuse the forseiture of the ship (a).

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Notwithstanding these judgments against the application of stat. 38. Ed. 3. c. 8. to the Act of Navigation, and other acts passed since, it feems now to be the prevailing opinion, that this statute is not repealed by subsequent acts, however absolute in their prohibition, and that it ought to have its influence in construing cases of forfeiture. But stat. 27. Ed. 3. c. 19. is not considered in the ame light. Instances frequently occur, where forfeitures arise from the conduct of the clerk; but to allow this as a plea, would open a door to all forts of fraud. The opinion of the customhouse on these two laws may be inferred from the collection they have printed of the laws of the customs, which they conceive to be in force; they have inserted stat. 38. Ed. 3. but stat. 27. Ed. 3. they have excluded.

This is all that I have been able to collect, for illustrating the rules laid down in the Act of Navigation and of Frauds for the conduct of the European trade. And having now taken a view of the policy pursued, for rendering the foreign trade of the whole world subservient to the increase of our shipping and navigation, I shall draw the reader's attention to another part of the subject; and present to him the instances in which this spirit of prescribing the mode of carrying on foreign trade has been compelled to yield, and the execution

(a) Parker, 227.

PART IL

12 CAR, II. TO A. D. 1783.

European Trade

PART II: 12 can. 11: 10 A. D. 1783. European Trails. execution of our navigation laws has been suspended, lest, in the attempt to enforce them, our commerce might be extinguished, or greatly endangered.

The laws of Navigation, like other laws, have given way to necessity; and have been suspended in time of war. During the dread of continual danger from an enemy at sea, it is well if foreign trade can be carried on at all; it is no time to be curious as to the built of the ship that is employed in it, how it is navigated, or whence it comes. At such conjunctures it has been usual, more or less, to suspend the Acts of Navigation: the first instance of this was in the Dutch war in the reign of Charles II.

Act of Navigation dispensed with during war.

Ir was then done, as was common in those times, by the prerogative exercised by the crown, of dispensing with laws upon urgent occasions. On the 6th of March 1664, it was found necessary to iffue an order of council for fulpending the Act of Navigation wholly, as far as regarded the imporand export of Norway, and the Baltic Sea; and as far as regarded Germany, Flanders, and France. provided the merchants and the owners of the ships were natural-born subjects: it was further permitted to any one of a nation in amity to import from any parts, hemp, pitch, tar, malts, falt-petre and copper, and to pay duty only as natural-born fubjects. English merchants were permitted to employ foreign ships in the coasting and plantation trade, but they were to comply with the restriction

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Transwas letting loofe a nee most of the restrictions belonging to our Navigation system, and throwing it among the sest of Europe, to make the best of it, during the time we were unable to sollow up the plan we had proposed to ourselves. In the war of 1740, when we had a war with both France and Spain, it was again necessary to relax from the strictness of our navigation laws; but it was endeavoured to be done in such a way as would sicilitate the carrying on of our trade, without wholly giving up the savourite object of British shipping and this was by permitting foreigners to become owners of British ships, and to trade as British subjects.

made upon this occasion is, that the selling British, built ships to foreigners is a beneficial branch of traile, and ought to be encouraged; and that it is highly scasionable, ships so sold to, or being the property of foreigners, should enjoy the same privilege; in these kingdoms, as if they were of the built of the respective countries from whence they came to the same to

This was accordingly done by stat. 17. Geo. 2. 0.36. which enacted, that the goods enumerated and described in the eight section, might be imported into Great-Britain, Ireland, Guernsey, Jersey, or the colonies or territories in Asia, Africa, or America, in shipping built in Great-Britain, or Ireland, so as the master and three-

PART AL. 19 CAR. 11, TO 4. D. 1783,

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PART II:
12 CAR. II. TO
A. D. 1783,
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fourths of the mariners at least were British, or of the country or place of which the goods were the growth, production, or manufacture. But goods so imported in ships the property of foreigners, although British-built, were to pay alien and other duties, the same as if the ship was foreign-built. This relaxation of the Act of Navigation was to continue only during the war. In the war with France beginning in the year 1756, the like law was passed, to continue during that war; and again in the year 1779 (a), during the continuance of the then subsisting hostilities with France.

In the last war, during the hostilities between this country and the two crowns of France and Spain, it was found expedient to relax the Navigation Acts.

Accordingly, by stat. 19. Geo. 3. c. 9. permission was given to bring organzined thrown silk of the growth or production of Italy, from any port or place, in any ship, notwithstanding stat. 2. Will. & Mary, st. 1. c. 9. This was not to extend to the silk of Turkey, Persia, the East-Indies, or China.

It was enacted by ftat. 20. Geo. 3. c. 45. that any person free of the Turkey Company might import into Great Britain or Ireland, any goods or commodities which had theretofore been usually imported from Turkey or Egypt, or from any place within the dominions of the Grand Seignior within the Levant Seas, in any ship built in or belonging

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⁽a) Stat. 29. Geo. 2. c. 34. fect. 19. flat. 19. Geo. 3. c. 28.

belonging to Great Britain or Ireland, an navigated according to law mor in any thip be maing to any kingdom or state in amity with his majesty, navigated by foreign feamen; from any port or place whatfoever, upon the fame duties as if impor ed in British ships directly from the place of their growth, production, or manufacture. But if the importation was in foreign-built ships, the goods were to be subject to aliens' duties . *

Again, any goods or commodities which had been usually theretofore imported from any port or place in Europe, within the streights of Gibraltar (except fuch as might theretofore be imported only from such ports or places as are within the dominions of the Grand Seignior), might be imported by any person whatsoever into Great Britain or Ireland, from any port or place whatfoever, in like manner, in any British or foreign ship, with the like distinction; only that drugs imported by any person not free of the Turkey Company, were to pay the same duties, as if imported not directly from the place of their growth and production +.

This act was to continue in force till I June, 1781; but it was then re-enacted, to continue during hostilities with France, Spain, and Holland.

It was also found necessary to provide for other articles of import, by removing the restraints of the Act of Navigation. Thus, by stat. 21. Geo. 3. c. 19. flax or flax feed might be imported from any country or place, in any ship belonging to a state

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state in amity, and navigated with foreign seamen. The same of orchilla weed and cobalt, by stat. 21. Geo, 3. c. 62; and of wool, barilla, jefuits-bark, and linen yarn, by flat. 21. Geo. 3. c. 27; by which act, any goods or commodities of the growth, production, or manufacture, of the colonies or plantations belonging to Portugal, might be imported in any ship belonging to Portugal, from any port or place in Portugal, or the Western Isles, commonly called Azores or Madeira Islands. Again, by stat. 23. Geo. 3. c. 1. all forts of corn, grain, meal, and flour of wheat, rice, and barley, might be imported from any country or place, in foreign ships belonging to any state in amity; and fo of rice, paddy, Indian-corn, Indian-meal, and maize, by stat. 23. Geo. 3. c. 9.

In these temporary expedients we may trace the progressive increase of British shipping. In the Dutch war of 1664, the nation were obliged at once to abandon the Baltic trade, and to admit foreign ships into the coasting and plantation trade. But in the war of 1740 we made no other concession than that of admitting foreigners into the ownership of British-built ships, and to navigate with foreign seamen for carrying the European commodities to this country, and to the plantations. This was also done in the war of 1756, and in the American war: However, in the American war, pressed as our trade was on all fides, we were compelled to yield a little further. Many articles of the trade of Asia, Africa, and America, were permitted to be brought from any

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place, in any ships belonging to a nation in amity. But in neither of these wars, not even in the 126Abillito American, when we had the maritime powers of both worlds to cope with, Spain, France, Holland, and America, did we allow foreign ships to participate in the coasting or in the plantation trade.

PART U. A. D. 1783.

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CHAPTER IV.

THE COASTING TRADE.

PART II.

12 car. 11. TO
A. D. 1783.

Coasting
Trade.

THE next object in the Act of Navigation is the Coasting Trade. It enacts, that no person shall load, or cause to be loaden and carried, in any bottoms, fhips, or yessels, whatsoever, whereof any stranger born (unless such as shall be denizens or naturalized) be owner, part-owner, or master, and whereof three-fourths of the mariners at least shall not be English, any fish, victual, wares, goods, commodities, or things, of what kind or nature foever, from one port or creek of England, Ireland, Wales, the islands of Guernfey or Jersey, or the town of Berwick, to another port or creek of the fame, or of any of them, under pain of forfeiting the goods and ship; one moiety to the king, and the other moiety to the informer *.

* Sect. 6.

By this provision, foreign property was excluded from the coasting trade. By stat. 1. Jac. 2. c. 18. it was meant to exclude from this trade foreign-built ships. Every foreign-built ship or vessel bought, and brought into the kingdom of England, Wales, or the town of Berwick, to be employed

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employed in carrying goods and merchandize from port to port, is to pay at the port of delivery for every voyage, over and above all other duties, five shillings per ton; one moiety to the chest of Chatham, the other moiety to the Trinity Company *. A duty of twelve-pence per ton was to * sect 1. be paid by those foreign ships already employed in. the coasting trade +.

THESE two provisions make the whole of the law of Shipping and Navigation, as far as regards the coasting trade.

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THE FISHERIES.

Certain Sorts of Fish foreign-caught to pay double Aliens' Duty—The Herring, North-Sea, and Westmony Fisheries encouraged—The Greenland and Newfoundland Fisheries free of Duty—Importation of Fish foreign-caught in foreign Ships prohibited—The Newfoundland Fishery—All Fish bought of Foreigners prohibited—Allowances on salted Fish British-caught and cured—Bounties in the Greenland Fishery—Bounties in the Newfoundland Fishery—Bounties in the Newfoundland Fishery—And in that of the Gulf of St. Laurence and Labrador—Bounties in the Southern Whale Fishery—The Society of the Free British Fishery instituted.

PART II.

12 CAR. 11. TO
A. D. 1783.

Fisheries,

THE last means of employment for shipping provided for by the Act of Navigation, are the Fisheries. With respect to these it was ordained, that any sort of ling, stock-fish, pilchards, or any other kind of dried or salted fish, usually sished for, and caught by the people of England, Ireland,

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Ireland, Wales, or the town of Berwick, or any fort of cod-fish or herring, or any oil or blubber 12 car. 11 made of any kind of fish whatsoever, or any whalefins or whale-bones which shall be imported into Certain Sorts England, Ireland, Wales, or the town of Berwick, of Fish, &c. foreign-caught not having been caught in veffels truly and pro- to pay double Aliem' Duty. perly belonging thereunto, as proprietors and right owners thereof; and the faid fish cured, faved, and dried, and the oil and blubber (and fuch blubber to be accounted and pay as oil) not made by the people thereof, imported into England, Ireland, or Wales, or the town of Berwick, shall pay double aliens' duty .

THE first provision after that in the Act of Navigation for favouring the fisheries, was by a clause † in stat. 13. & 14. Car. 2. c. 11. where a † Sect. 36. duty, fince called the Mediterranean duty, being imposed on under-fized ships trading into the Mediterranean, an exception was made in favour of ships, one moiety of whose full lading was fish only; and in fuch case, the fish exported, and any goods and merchandize imported in the same ship for that voyage, were not to be fubject to any other duty of tonnage or poundage for them than were theretofore accustomed ‡. And by stat. q. Geo. 2. ‡ Sect. 36. c. 33. that moiety must consist of fish taken and cured by his majesty's subjects only §.

Two years after another provision was made, The Herring, North-Sea, for the purpose principally of encouraging the her- and Westmony Fisheries enring, and North-Sea, Island, and Westmony couraged. fisheries. It was enacted, by stat. 15. Car. 2. c. 7. that no fresh herrings, fresh cod, or haddock, coal-

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PART II. 12 CAR. II. TO A. D. 1783.

fish, or gull-fish, should be imported into England, Wales, or Berwick, but in English-built ships or vessels, or those bond side belonging to England, Wales, or Berwick, and having a certificate as required by that act, and whereof the master and three-fourths at least of the mariners are English; and which had been fished, caught, and taken, in fuch ships, and so navigated, and not bought or had of any strangers born, or out of any strangers bottoms, under pain of forfeiting the fish and the vessel *. By the same act a duty was laid on salted or dried fish, imported, and fished or caught, in any other ship or vessel than of the built, or belonging to, England, Wales, or Berwick, having a certificate, and navigated as beforementioned †.

F Sect. 16.

- Sect 17

By stat. 18. Car. 2. c. 2. no ling, herring, cod, or pilchard, fresh or salted, dried or bloated, or any salmon, eels, or congers, taken by foreigners, aliens to this kingdom, was to be imported or exposed to sale in this kingdom, under pain of forseiture ‡. This was a temporary act, but was made perpetual by stat. 32. Car. 9. c. 2. sect. 2. by which act it was provided, that the importation of stock-sish and live eels should not be thereby prevented, but they might be imported by anybody ||.

Sect. 2.

Again, by stat. 25. Car. 2. c. 5. aliens are to pay for fish caught by Englishmen and exported in English shipping, whereof the master and three-fourths of the mariners are English, no greater substidies and customs than natives §. This also was a temporary act.

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By stat. 25. Car. 2. c. 7, encouragement was given to the Greenland and Newfoundland fisheries, by permitting all persons, whether natives or foreigners, to import train-oil or blubber of Greenland and the parts adjacent, of Newfoundland, or any other of his majesty's colonies, made of fish, or other creatures living in the fea, and whale-fins caught and imported in ships truly and properly belonging to England, Wales, or Berwick, without paying any custom or other duty. Duties were laid upon those articles, if taken and imported in shipping of the colonies; a lower duty if taken Newfoundland by shipping of the colonies, and imported in ship- and Greenland Fisheries free ping of England, Wales, or Berwick; and a very high one, amounting to a prohibition, if they were of foreign fishing. And because it was necessary to encourage harpooners, it was permitted, for a limited time, to navigate with one moiety harpooners, and to have one moiety only of the rest of the mariners English, and to enjoy the same privilege askif they were three-fourths English, provided the captain was English *. Such ships were al- * Sect. 1. ways to victual in England, Wales, or Berwick, which was to be attested by the collector of the port, and they were to proceed directly on their. voyage t. established

In a subsequent act, the prohibitions were not Importation of confined by a special enumeration as before, but caught in soextended to all fish. Thus, by stat. 10. & 11. prohibited, Will. 3. c. 24. no fish (except stock-fish and live cels) taken or caught by any foreigners, aliens to thiskingdom (except Protestant strangers inhabiting within this kingdom) is to be imported in any foreign ship,

PART II.

i. D. 1783.

PART II.

12 CAR. II. TO A. D. 1783.

Fisheries.

* Sect. 13.

† Sect. 14. Newfoundland Fishery.

Ch. 25. . .

ship, vessel, or bottom, not being wholly English property, and exposed to sale in this kingdom, under pain of forfeiting the fish and ship *. This was not to prohibit the importation of anchovies, sturgeon, botargo, or cavear †.

THE fishery at Newfoundland came under confideration of parliament in the same sessions, when an act was passed t, containing a variety of regulations for fecuring the advantages to be derived from this distant fishery. For this purpose it was declared, that all his majesty's subjects residing within the realm of England, or the dominions thereunto belonging, should have the free trade and fishery to' and from Newfoundland, and take bait and fish there and in the seas and islands adjacent; which was defigned for removing the obstacles that might be thought to lie in the way of a free fishery, from various charters heretofore granted of that island, as well as of other parts of America; and that no alien, not residing within England, Wales, or Berwick, should take any bait, or use any fort of trade or fishing there §. Because doubts had arisen, whether whale-fins, oil, and blubber, taken by ships belonging to the Company of Merchants of London trading to Greenland were not subject to an additional duty of 12d. imposed by star. 8. & q. Will. 3. c. 24. and stat. 9. & 10. Will. 3. c. 23. (although all manner of fish English-taken were excepted) it was declared by this act, that all fuch whale-fins, oil, and blubber, and also all whale-fins, oil, and blubber, of English fishing, taken in the seas of Newfoundland,

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inglish Newfoundland, or any of the seas belonging to gdom, his majesty's plantations or colonies, and imported 12 can in a n. p. 1783. This by the king's subjects in English shipping, should hovies, be free of those duties, as all fish of English-

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THE protection of the English fisheries came again before parliament; when, upon confideration of stat. 15. Car. 2. c. 7. and stat. 18. Car. 2. c. 2. beforementioned, and the evalions those provisions suffered by the fraudulent practice of persons who traded in English smacks buying, when out at sea, great quantities of fish caught by foreigners, and then bringing it into our ports (a practice which had been complained of and provided against in former times (a): it was enacted by stat. 1. Geo. Fish bought of 1. ft. 2. c. 18. that no herring, cod, pilchards, prohibited. falmon, or ling, fresh or falted, dried or bloated, nor any gril, mackrel, whiting, haddock, fprats, coal-fish, gull-fish, congers, nor any fort of flat fish, nor any fort of fresh fish whatsoever, shall be imported or exposed to fale in that part of this kingdom called England, which shall be taken by, bought of, or received from, any foreigner, or out of any strangers bottoms, except protestant strangers inhabiting within this kingdom; nor shall any person give or exchange any goods or things for fish fo taken.' A penalty of 201, or twelve months imprisonment, is laid on the master of the finack or vessel importing fish contrary to this act +; which by stat. 9. Geo. 2. c. 33. is made + Sect. 1, 2.

PART II.

Fisheries.

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(a) Vid. ant. 22, 23.

PART II.

A. D. 1783.

* Sect. 3.

1001. on every person offending against the act, and sol. on the master of the vessel. The penalties of stat. r. Geo. 1. are not to extend to cels. stock-fish, anchovies, sturgeon, botargo, or caveare *.

THE effect of ftat. 10. & it. Will. 3. c. 24. having made lobsters and turbot very dear, permission was given as well to toreigners as to British to import lobsters or turbors, whether of foreign or British catching, in the fame manner as before that statute +.

1 Sect. 10.

THE fisheries had now become objects of great national concern; and after various experiments for their encouragement, at one time by prohibiting foreign-caught fish, at another by allowing an importation free of duty to fish British-caught; the parliament, in making regulations for the revenue on falt, had, at different times, made certain allowances on the export of falted fish, which operated in the nature of a bounty on the fisheries (a). The principal of these is stat. 5. Geo. 1. c. 18. by which allowances were to be paid by the collector of the falt duties on the exportation from Great Britain of the following forts of fish British-taken, viz. on pilchards or shads, seven shillings per cask; cod-fish, ling, or hake (except dried cod-fish, ling, or hake, commonly called haberdine), of a certain fize, five shillings harpooners, per hundred; wet cod-fish, ling, or hake, two fishery, and shillings per barrel; dried cod-fish, ling, or hake, to take wha commonly

salted Fish British-taken and cured.

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of great eriments prohibitallowing 1-caught; r the remade cerish, which the fish-5. Geo. 1. aid by the xportation rts of fish ads, feven hake (excommonly called haberdine, three shillings per cwt.; falmon four shillings and sixpence per barrel white herrings, two shillings and eightpence per barrel; full red herrings, one shilling and ninepence per barrel; clean shotten red herrings, one shilling per barrel; dried red sprats, one shilling per last *.

THE first experiment made by bounties was this Bounties in the on the exportation of British-caught fish; the next Fishery. was to encourage the fitting out in order to catch; and it was begun in the whale-fishery. The allowing of whale-fins, oil, and blubber, to be imported duty-free (a), not being found sufficient for regaining this beneficial trade, which was judged by the parliament to be in danger of being intirely lost, and of going into the hands of foreigners who used to bring great quantities of oil to this kingdom, it was thought adviscable to try what could be done by giving a bounty on the return of ships from that fishery. Accordingly by stat. 6. Geo. 2. c. 33. a bounty of twenty shillings per ton was given on all British ships of two hundred tons and upwards, proceeding from Great Britain on the whale fishery to the Greenland Seas, or Davis's Streights and the adjacent feas, manned and navigated according to law. Such hips were to have proper equipments of men, harpooners, boats, and other requisites for the filhery, and were to do their utmost endeavours to take whales, or other creatures living in the

PART II. Fisheries.

(a) Vid. flat. 12. Geo. 1. c. 26. and flat. 5. Geo. 2. c. 28.

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g, or hake, commonly PART II. 19 CAR. II. TO A. S. 1783. fea (and on no other design), and to import the whale-fins, oil, and blubber, thereof into Great Britain. Various regulations were devised relative to the fitting out, and the return of such thips, for fecuring the object of the act. This act was to continue as long as stat. 12. Geo. 1. c. 26. and stat. 5. Geo. 2. c. 28. on which these articles depended for being duty-free. By stat. 22. Geo. 2. c. 45. f. 3. an additional bounty of twenty shillings was given for a limited time; and various other regulations were made for promoting the fishery; which bounties and regulations were continued by stat. 28. Geo. 2. c. 20. to the 25th of December 1764. By the same act, no bounty was to be paid for more than four hundred tons in one ship, and it was allowed to ships under two hundred tons.

In stat. 11. Geo. 3. c. 38. the whale-fishery was again taken up; the same bounties and the same indemnities in point of duty were given; and at the same time a detail of regulations was devised for carrying the design of the act into execution. This act was to continue for sisteen years: it corresponded with the sormer policy; only the bounties of forty shillings were to expire at the end of sive years, when they were to continue at thirty shillings for sive years, and for the last sive years they were to be only twenty shillings*; and the benefits of this act were extended to ships sitting out from the American colonies, under similar regulations to be observed at the time of

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c. 31. which employed in Newfoundlathe king's filand, or Guburthen or hifteen men mafter were

their fitting out. This act continued in force till the 25th of December 1786.

THE same act held out, for the space of fifteen years, an encouragement to the fishery in the Gulf * Sect. 14. and River of St. Lawrence, and in the seas on the coasts of the American colonies, by allowing the importation in ships belonging to his majesty's subjects of whale-fins taken from whales of those fisheries, free of all custom or subsidy except that granted by stat. 25. Car. 2. c. 7. t.

An exception, that had been made from the prohibition against foreign falt by stat. 2. & 3. Ann. c. 14. in favour of cod-fish, ling, or hake, caught and cured at Newfoundland or Iceland, was followed by stat. 13. Geo. 3. c. 72. which allows, subject to stat. 10. & 11. Will. 3. c. 25. and under certain restrictions, the importation in British-built ships of the same fish caught and cured in Chaleur, Bay, or any other part of the Gulf of St. Lawrence, or on the coast of Labrador.

IT was now intended to give the like encouragement by bounties to these fisheries, as had been before given to those of Greenland and Davis's Streights. This was begun by stat. 15. Geo. 3. c.31. which gives bounties for eleven years to ships employed in the British fishery on the banks of Bounties in the Newfoundland, being British-built, and owned by Fishery; the king's fubjects residing in Great Britain or Ireland, or Guernsey, Jersey, or Man, of fifty tons burthen or upwards, navigate I with not less than fifteen men, three-fourths of whom besides the master were the king's subjects. They were to clear

A. D. 1783. Fisheries.

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A. D. 1783. Fisheries.

clear out from Great Britain; to catch not less than ten thousand fish on the Banks, and land them on the fouthern or eastern side of Newfoundland, before the 15th of July; then make another trip to the Banks, and return in like manner to the illand with the same cargo: the first twenty-five of such ships were to have forty pounds each, the next hundred ships twenty pounds each, and the next hundred ships ten pounds each the shind dinner

And that of the Gulf of St. Lawrenge and Labrador.

THE same act gave the following bounties for the same term of eleven years, for five ships employed in the whale-fishery in the Gulf of St. Lawrence, on the coast of Labrador, or Newfoundland, or in any feas to the fouthward of the Greenland Seas and Davis's Streights, Every fuch ship was to be British-built, owned by the king's fubjects reliding in, and navigated by threefourths of the king's subjects of, Great Britain, Ireland, Guernsey, Jersey, or Man; was to clear out from one of those places; and was to take and kill one whale at least in the fishery above defcribed, and return in the same year to some por in England with the oil of the whale or whales to taken: the ship which should arrive with the greatest quantity of oil in the same year, was m have five hundred pounds; with the next greated quantity, four hundred pounds; with the next three hundred pounds; the next, two hundred pounds; and the next, one hundred pounds †.

. Again, the importation duty-free of train-oil and blubber, and whale-fins in English ships, by star. 25. Car. 2. c. 7. which had been by a subse quen Maura

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quent act extended to British ships, was now extended to thips belonging to Great Britain or Ireland, or Guernsey, Jersey, or Man . 19 51

The act did not flop here; but went on to extend to Ireland the advantages of flat. 11. Geo. 3. 6. 38. fo that any ship might proceed from Ireland on the whale-fishery to the Greenland Seas and Davis's Streights and the adjacent feas, being British-built, and owned by the king's subjects of Ireland, and the master and three-fourths of the mariners being the king's subjects of Ireland t. These Irish ships were put under the same regulations as ships going from Great Britain.

THE whale-fishery aimed at in this statute to be carried on fouthward of the Greenland Seas and Davis's Streights, was the first glimpse of what has fince been called the Southern Whale Fishery, and which in the following fession of parliament appeared to the Legislature in a more distinct view. For in stat. 16. Geo. 3. c. 47. we are told, that a valuable whale-fishery had been lately discovered in the seas to the southward of the latitude of 44 degrees North. But it being found necessary that ships going to that fishery, should fit out at a different season of the year than that mentioned in stat. 15. Geo. 3: c. 31. the same bounties were allowed to five ships which were to fail between the first day of August and the first day of November in every year, and having taken at of train-of least one whale, were to return to England with th thips, by the oil thereof before the first day of August following

(PART II. 12 CAR: 11: TO Fisheries.

* Sect. 9.

Bounties in the Southern Whale Fishery.

* Sect. 2.

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PART II.

12 CAR. II. TO
A. D. 1783.

Fisheries.

lowing; and fuch oil might be landed without payment of any duty.

A DOUBT having arisen, whether whales taken in 64 degrees and a half northern latitude were within the meaning of stat. 15. Geo. 3. c. 31. and to be deemed as taken and killed in a fea to the fouthward of the Greenland Seas and Davis's Streights; it was declared by stat. 20. Geo. 3. c. 60. that the Greenland Seas and Davis's Streights should be deemed to extend to the latitude 50 degrees 30 minutes north, and no further: and the bounties given by that act were not to apply to whales taken and killed in any sea to the fouthward of the Greenland Seas or Davis's Streights exceeding 44 degrees of north latitude; which made a division of the whale-fishery into three descriptions; namely, that of Greenland including Davis's Streights, the Southern, and the one lying between those two. By the same act an allowance was made for the times of fitting out, in confideration of the hostilities then subfifting *. 1 . 11 18 18 18 18 . .

In the mean time the Greenland fishery called for the aid of the Legislature. It was found, that since the bounty granted by stat. 11. Geo. 3. c. 38, had been reduced by the lapse of the first sive years from forty shillings per ton, the number of vessels employed in that fishery had been much diminished: to prevent therefore this fishery entirely falling, a bounty of twenty shillings per ton was added for sive years by stat. 22. Geo. 3. c. 19 to the twenty shillings per ton then due by the

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former act. Because by stat. 15. Geo. 3. c. 31. and flat. 16. Geo. 3. c. 47. the ships to be intitled to the bounty must be the whole property of perfons residing in that part of the king's dominions from whence they cleared out, which prevented any copartnership between persons residing in Great Britain and Ireland, it was declared by stat. 18. Geo. 3. c. 55. f. 8. that the property might belong to those residing in Great Britain or Ireland.

While fo many experiments were making to promote and extend the British whale-fishery, the one which was carried on upon our own coasts was not neglected by the Legislature. This, from its vicinity, and the supply it furnished towards the food as well as employ of the industrious poor, might, perhaps, be considered as deserving a more particular attention.

To give stability and vigour to this species of The Society of the Free British fishery, his majesty was authorized by stat. 23. Fishery instituted. Geo. 2. c. 24. intituled, An Act for the Encouragement of the British White Herring Fishery, to incorporate certain persons under the file of The Society of the Free British Fishery, to continue for twenty-one years from the date of the charter. To co-operate with the exertions of this Society, a bounty of thirty shillings per ton was granted for fourteen years to all perfons, whether Members of that Society or others, being owners of decked vessels from twenty to eighty tons, built and fitted out for and employed in those fisheries, which had proceeded from some port of Great Britain manned and navigated according

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12 CAR. 11. T A. D. 1783. were impowered to raise a capital of 500,0001; and as an encouragement to become a subscriber to such stock, an allowance of three per cent, was to be paid by Government for sources years for all the money actually employed in the

* Sect. 40.

was to be paid by Government for fourteen years for all the money actually employed in the fishery. To encourage still more such subscriptions, persons subscribing 100001 might carry on the sishery under their own management by the stille of The Fishing Chamber of such city or town where they chose to establish themselves, and should be intitled to the allowance of three percent.

+ Seet. 18.

flat. 28. Geo. 2. c. 14. by which, among other things, the bounty and allowance were continued three years beyond the original term of fourteen years ‡. The bounty of they shillings per ton being judged insufficient, it was discontinued by stat. 30. Geo. 2. c. 30. and in lieu thereof was granted another of fifty shillings per ton for the same term of years.

* Sect. 4.

THESE acts being suffered to expire, the parliament interposed again in favour of this fishery. By stat. 11 Geo. 3. c. 31. a bounty of thirty shillings per ton was again granted for the space of seven years to the owners of decked vessels from twenty to eighty tons burthen, sitted out and employed in the British White Herring Fisheries; which bounty was surther continued by stat 19. Geo. 3. c. 26. for seven years more.

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ing the fisheries, the prohibition that was laid on 12.

the dinhabitants of a great part of the American

colonies from coming to the fisheries in those seas,

By stat. 15. Geo. 3. C. 10. if any vessel being the

property of the subjects of Great Britain, not be-

longing to and fitted out from Great Britain or

Ireland, or the illands of Guernsey, Jersey, Sark.

Alderney, or Man, should be found carrying on

any fishery on the Banks of Newfoundland, the

coast of Labrador, or within the River or Gulf of

St. Lawrence, or upon the coast of Cape Breton

or Nova Scotia, or any other part of the coast of

North America, or having on board materials for

fatute by carrying on such fishery, the vessel with her tackle

ng other and fish in her should be forfeited, unless the continued

master could produce a certificate from the go-

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vernor of Quebec, Newfoundland, Saint John, per ton

Nova Scotia, New York, New Jersey, Pennsylvarinued by

nia, Maryland, Virginia, North or South Carolina, ercof was

Georgia, East or West Florida, Bahamas, or Beron for the

mudas, shewing that such vessel had fitted out Turney Ash

from one of those colonies in order to proceed on * Seet. % the parlia-

that fishery An exception was made in favour of those who had cleared out before a certain day

for the whale-fishery only. A special exception

was made in favour of the people of the island of

Nantucket employed in the whale-fishery only;

and in favour of the people of Marshfield and

Scituate, in the province of Massachusett's Bay,

employed in the mackerel, shad, and alewife fisheries only †.

PART II.

Fisheries. 4

+ Sect. 9, 10, 11

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CHAPTER VI.

OF BRITISH SHIPS.

How English-built Shipping to be understood—Foreign Ships, English-owned, to be registered—English Ships to be English-built—The Plantation Register Act, Stat. 7. & 8. Will. 3. c. 22.—Of Registers lost or mislaid—When foreign Seamen employed—Ships made free by Letters Patent—By Private Acts—By the Commissioners of the Customs—Of Prize Ships—Of Master and Mariners naturalized.

PART II.

12 CAR. II. TO
A. D. 1783.

British Ships.

HAVING considered the various branches of trade and employment for shipping, which are noticed in the Act of Navigation, and are thereby subjected to certain rules and regulations in order to promote the increase of British shipping and navigation, we come to the remaining part of this samous statute which relates to the ship itself, and the qualifications that constitute a British ship. But before we enter upon this, it will be proper to look back, and bring together into one view the various qualifications of shipping that are required by this act for different employments.

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In the plantation-trade it requires shipping to belong to the people of England, Ireland, Wales, or Berwick, or to be of the built of and belonging to the plantations; so that if the ship were owned by persons in the mother-country, it was not material where it was built; but if it was owned by some person in the plantations, it must also have been built there.

As to the trade with Afra, Africa, and America, not being plantations of this country, the ship might be owned by any one in England, Ireland, Wales, or Berwick, or in the plantations, but nothing is faid of the built. In the fourth fection the act speaks of goods of foreign growth, which, it supposes, are to be brought in English-built shipping, or other shipping belonging to fome of the aforesaid places (viz. England, Ireland, Wales, Berwick, and the plantations); but the act had before faid nothing of goods that are to be brought in English-built shipping, no built being spoken of but the built of the plantations, and that for the plantation-trade. For the trade of Asia, Africa, and America, nothing is said of the built, but merely of the ownership.

In the European trade the importation of goods the growth, production, or manufacture of Russia, and of the other goods (except currants) enumerated in the eighth clause, is to be in ships owned in England, Ireland, Wales, or Berwick; but currants and goods the growth, production, or manufacture of Turkey, are to be brought in English-built shipping, and nothing is said of the ownership.

PART II.

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PART II. 12 CAR. H. TO A. D. 1783. British Ships ownership. In the coasting trade no stranger is to be owner or part-owner of a ship; but nothing is faid of the built. In the fishery, the ship must be owned in England, Ireland, Wales, or Berwick. In all these trades the circumstance of the mastel ter and three-fourths of the mariners being Engel lish, is invariably required; but in the fishery nos thing is faid of the mafter and mariners. MARIE I

Firmappears; therefore, that in three instances only did the statute require that the ship should be ci any particular built; namely, for the plantal tion-trade it must be plantation-built, if the owner lived in the plantations; and for bringing currents and Turkey commodities it must be English-built In all other instances, whether in the plantations trade, the trade with Asia, Africa, or America, the European-trade, coasting-trade, or the fisheries, it was fufficient if the ship belonged to persons in England, Ireland, Wales, or Berwick, as owners. When we consider that the plantation-trade might be carried on by thips owned in England, Ireland, Wales, and Berwick; and that currents and Turkey commodities might be brought by foreignbuilt ships of that country, there existed no fore of trade where the law required absolutely the employment of English-built, shipping. But there were feveral instances in which the law required shipping to be owned in England, Ireland, Wales, or Berwick; and in all, except the fishery, a fhip to owned was to be navigated by a master. and three-fourths of the mariners English. иĨ

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From all this it is clear, that the object the PART IL parliament immediately proposed to itself was, to 12 car. 11. To increase the number of seamen, and encourage British Ships the purchasing of ships by merchants. The building of ships in England was rather looked to as a confequence to follow from the operation of these and other causes. The same and the same and the

I SHALL now state the regulations made by How English-built Shipping this act on the built, ownership, and navigation to be under-stood. of English, or, as they are now termed, British ships of The first of these is, to explain the sense in which English-built shipping is to be underflooding Itais to be understood, fays the act, of hipping built in England, Ireland, Wales, the islands of Guernsey or Jersey, or the town of Berwick-upon-Tweed, or in any the lands, islands, dominions, or territories to his majesty in Asia, Africa, or America, belonging, or in his posfeffion and where English-built shipping is mentioned in the Book of Rates as intitling goods to any eafe, abatement, or privilege, in point of duties; littlis: always: to be understood with the proviso that the master and three-fourths of the manners at least are English; and wherever it is required that the mast reand three-fourths of the mariners should be English, they are to be such during the whole voyage, unless in case of fickness, death, or being taken prisoners in the vivyage; which facts are to be proved on the path of the master or other chief officer of the thip * Holgand James 11 10-1

. * Sect. 7.

PART II. 12 CAR. 11. TO A, D. 1783,

British Skipe.

Foreign Ships, English owned, to be registered,

In order to prevent foreign ships passing for English, which was termed the colouring of for reign ships, it was ordained, that no foreign-built ship or vessel should pass as a ship belonging to England, Ireland, Wales, or the town of Berwick. and have the privileges thereof, until the person claiming the property thereof made appear to the chief officer of the customs in the port next to the place of his abode, that he was not an alien; and should take an oath before such chief officer that fuch thip was bond fide, and without fraud, bought by him for a valuable confideration, expressing the sum, as also the time, place, and perfons from whom it was bought, and who were his part-owners, if any (which part-owners were to take the same oath before the chief officer of the customs of the port next to their abode), and that no foreigner, directly or indirectly, had any part. interest, or share therein; upon which oath the officer of the customs was to give a certificate under his hand and feal, whereby the fhip might pass as belonging to that port. The officer was to keep a register of such certificates, and to return a duplicate thereof to the chief officer of the customs at London for those in England, Wales, and Berwick, and at Dublin for fuch as should be in Ireland; together with the name of the person from whom the ship was bought, the sum paid for her, and the names of the part-owners, if any*.

ANY officer allowing the privilege of a ship belonging to England, Ireland, Wales, or Berwick, until such certificate was produced, or such

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By this laid on France the or fet on long as a shipping duty cease.

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proof on oath made; or who should allow such privilege to fuch thip coming into port and making entry until examination whether the mafter and three-fourths of the mariners were English; or who should allow such privilege to a foreignbuilt ship bringing in commodities the growth of the country where it was built, without examination and proof whether it was a ship of the built. of that country, and that the master and threefourths of the mariners were of that country; or if any governor should allow a foreign-built ship to load or unload before such certificate produced, and examination made whether the master and three-fourths of the mariners were English; such officer or governor should, for the first offence, be put out of his place.

By this act a duty of five shillings per ton was laid on all ships belonging to the subjects of France that loaded or unloaded goods, or took in, or fet on shore, passengers here, to be paid as long as a duty of fifty four was continued on the shipping of England lading in France +; which + Sect. 17. duty ceased by the treaty of Utrecht.

Ir has been seen, that the Act of Navigation, English Ships was confined, except in two instances, to encou-built. raging property in shipping, and not the built of them, in this country, and the other parts of the English dominions. But in the next year the parliament went a step further, and took away the privilege of English ships from all those that were nor English-built as well as English-owned. stat. 13. & 14. Car. 2. c. 11. sect. 6. the collec-

A. D. 1783.

British Ships.

14 CAR. II. TO A. D. 1783. British Shipe. ports of England, were called upon to give an account to the collector and surveyor in the port of London, of all foreign-built ships in their ports, owned and belonging to the people of England, and of their built and burthen, for which certificates had been made by virtue of the Act of Navigation. The collector and surveyor were to make a list of all such ships, attested under their hands, and transmit it to the court of exchequer before a December 1662. This list became a record of great use to enable them to carry into execution the provision that followed;

Which was, that no foreign-built ship, namely, no ship not built in some of his majesty's dominions in Asia, Africa, or America, or which should not have been bough before i October 1662, and expressly named in the before-mentioned slift, should enjoy the privilege of a ship belonging to England or Ireland, although owned or manned by English, except such ships only as were taken at sea by letters of marque or reprisal, and condemned in the court of admiralty as lawful prize; but all such foreign-built ships were to be deemed aliens' ships, and be liable to duties as such.

It was further declared, in explanation of the Act of Navigation, that wherever, by that act, it was required that the mafter and three-fourths of the mariners should be English, the meaning was, they should be the king's subjects of England, Ireland, or the plantations; and the number was to be accounted according to what they had been during the whole voyage*.

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In the same act encouragement to building large thips was held out. First, if merchandize was 12 one. 11. exported from any port of this kingdom, in a thip capable of two hundred tons upon an ordinary full feat to any port or place of the Mediterraman beyond the port of Malaga, or goods were imported from those ports or places in any ship or reffel not having two decks, and carrying less than fixteen pieces of ordnance mounted, with two men for each gun, and other ammunition proportionable, there was to be paid one per cent. over and above the duties of tonnage and poundage otherwise payable ... But fish, as has been before * Seet, 35. noticed, might be exported from any of the king's dominions into any fuch ports of the Mediterranean, in any English ship or vessel whatsoever, provided one moiety of her full lading be fish only so and in fuch case wares or merchandize might be imported in the same ship for that voyage, without paying other duties of tonnage

and poundage than were before accustomed +. Sect. 26. SECONDLY, For encouraging the building of good and defensible ships, a bounty was given for the term of feven years to perfons building ships of three decks, or two decks and a half with a forecastle, and five foot between each deck, mounted with thirty pieces of ordnance at least ‡. The 1 Sect. 37. ame act made provision for better recovering the tonnage-duty of five shillings on French shipping §.

THE next act on the subject of ships was the before-mentioned stat. 1. Jac. 2. c. 18. made in

6 Sect. 24.

PART III PUCAR, IN THE AP B. 1783. British Ships.

ties, it was diffinguished, from his predestessorain being an experienced sea officer, and full of at tachment and zeal for the sea service of We, have before seen that by this act all foreign-built ships and vessels thenceforward bought and brought into the kingdom of England, Wales, or town of Berdwick, to be employed in carrying goods from mer chandize from port to port, were to pay at the port of delivery for every voyage, over and above all other duties, five shillings per ton; one molety to the Chest at Chatham, the other moiety to the Trinity Company . A duty of twelve pence pen ton was to be paid by those foreign ships already employed in the coasting-trade +. 1924 21241 21

* Sect. 1.

+ Sect. 2.

The Plantation Register Act, stat. 7. and 8. Will. 3. c. 22, of this were in state 7. & 8. Will. 3. (c. 22) which has been already an object of consideration, under the head of the plantation trade. It was meant to prevent the frauds committed by colouring for reign ships under English names. This was to be effected by a more strict registering than had yet been attempted. No ship or vessel was to be deemed or pass as a ship of the built of England, Ireland, Wales, Berwick, Guernsey, Jersey, or any of the plantations in America, so as to be qualified to trade to, from, or in, the plantations, until the person claiming property therein should register it in the following manner:

Tr the ship belonged, at the time of registering, to any port of England, Ireland, Wales, or Berwick, then proof was to be made on oath of one

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or more of the owners before the collector and comptroller of that port; if in the plantations, or in Guernsey-or Jersey, then before the governor, together with the principal officer of the revenue refiding in the plantation or island, which oath, according to the form given in the statute, being attested by the governor or custom-officer, who administered it under their hand and seals after having been registered by them, was to be delivered to the master of the ship for the security of her navigation; and a duplicate of the register was to be transmitted immediately to the commissioners of the customs of the port of London, in order to be entered in a general register to be there kept. Any thip trading to, from, or in, the plantations, and not having made proof of her property, as here directed, was to be forfeited as a foreign ship, unless she was a prize condemned in the high court of admiralty *. And * Sect. 17, 18, fuch prize ships were required to be specially regiftered, mentioning the capture and condemnation, instead of the time and place of building, with proof upou oath that the entire property was English, otherwise such prize was not to be allowed the privilege of an English ship +.

An exception was made in favour of fisherboats, hoys, lighters, barges, or any open boats or other vessels, though of English or plantation built, whose navigation was confined to the rivers or coasts of the plantation or place where they traded; all which were not to be registered; the registering being to be confined to ships that cross the

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No ship's name, when registered, was to be afterwards changed, without registering the ship de novo; which was also to be done on any transfer of property to another port, and delivering up the former certificate to be cancelled, under the before-mentioned penalties. And if there was any alteration of property in the same port, by the fale of one or more theres in any thip after registering thereof, such fale was always to be acknowledged by indorfement on the certificate of the register, before two witnesses, in order to prove, that the entire property in such ship aremained to some of the subjects of England, if any dispute should arise thereupon t. Such are the provisions of this act for registering ships; which fubject has been re-considered, and new-cast in the Register Act passed lately on refine region around

THE treaty of union with Scotland, which admitted that nation to a participation in all the advantages of our trade and commerce, communicated to their ships the privileges belonging to English ships. By the fifth article of that treaty, all fhips or veffels belonging to the queen's subjects of Scotland at the time of ratifying the treaty, though foreign-built, were to be deemed and pass tion to anot as ships of the built of Great Britain, the owner, be deemed or, if there were more owners, one or more of meaning of them, making outh of the fame; and that the having the thip did, at the time of making the deposition upon onth t

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wholly belong to them; and that no foreigner, directly or indirectly, had any share, part, or interest therein. This oath was to be taken before the officer of the customs at the port next the abode of the owner; it was to be registered and delivered to the mafter, and a duplicate tranfmitted to the chief officer of the customs at the port of Edinburgh, to be there entered in a regifter, and thence fent to the port of London, to be there entered in the general register of trading hips belonging to Great Britain.

THE provision made by the Plantation Register Act, flat. 7. & 8. Will. 3. for registering de novo, and for making an indorfement on the certificate, in cases where the property was changed, had not been observed with such strictness, but that the certificates of the register of several ships had been fold to foreigners; and fuch certificates being delivered to the purchasers, the ships of foreigners, under colour thereof, had been admitted to trade to and from the plantations. To prevent this it was enacted, by flat. 15. Geo. 2. c. 31. that no ship or vessel required by that act, or by the stat. C. Ann. c. 8. for the union of the two kingdor's, to be registered, and carrying goods, wares, uand merchandize, to or from any of the the treaty, plantations in America, or to or from one plantaed and pass tion to another, should be permitted to trade, or the owner, be deemed qualified for that purpose, within the d that the laving the charge of fuch thip or vessel, should depolition, upon oath before the governor or collector of the R 2 cuftoms

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PART II.

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A. D. 1783.

British Ships.

customs of the plantation where he arrived, give a just and true account of the name and burthen thereof, and of the place from whence the came, with other particulars contained in the form of oath given in the act. And if any shipload or unload goods, wares, or merchandize, in the plantations before such proof made, the ship should be forfeited and prosecuted, the same as if she had not been regustered according to stat. 7. & 8.

Sect 1

Of Registers lost or mislaid

AGAIN, because masters of ships frequently lost or mislaid certificates, to the great prejudice of owners, who thereby lost their voyages, and the benefit of registering their ships de novo, the following regulations were made. If it happened in the plantations, the master or person having the charge of the ship might make bath before the governor or collector of the customs where the ship should happen to be, " that the ship was, as he believes, registered for the plantation-trade, and had a certificate granted at such a port, but that it is loft or millaid, and that he cannot find it, nor knows where it is, or what is become of it; that it has not been, nor shall be, with his privity or knowledge, fold or disposed of to any person whatfoever; that he and three-fourths of the mariners navigating the ship are British subjects; and that the ship does now, as he believes, belong wholly to British subjects; that no foreigner, to his knowledge or belief, has any share, property, or interest therein." The mafter is likewife to give fecurity in £ 500. if the thip is of one hundred tons burthen, and to in proportion for greater burthens, that the ship

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was dulyregistered for the plantation-trade; and that the register, if found, shall be delivered up to the commissioners of the customs to be cancelled; that no illegal use has been, or shall be, made of it; that the ship wholly belongs to British subjects, and no foreigner has any share in it. Then upon such oath and bond the governor and collector shall freely, and without see, give a certificate under their hands and stall of his having made such oath and given such bond; and thereupon the ship shall have liberty to trade for that voyage only, and the officers taking such oath and bond are to transmit an account thereof to the commissioners of the customs.

But a certificate de novo was still necessary in cales where the urgency of the fingle voyage was provided for; and for obtaining that, the master and one of the owners were to make proof to the farisfaction of the commissioners of the customs, if the owners lived in Great Britain, Ireland, Guernley, or Tersey, and of the governor or collector of the customs in the plantations, if the was registered in the plantations, and none of the owners resided in Great Britain, Ireland, Guernsey, or Jersey, upon outh of the loss of the certificate, and also of the name, burthen, built, property, and other particulars required by stat. 7. & 8. Will. 3. and before the same persons as was required in case of original registers; and shall give security in £ 500. if the ship is of one hundred tons, and so in proportion if of more, to the collector of the port to which the ship belongs, that the original certificate has not been, nor shall be, fraudulently disposed of, or

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British Ships

used contrary to law; and that when sound, it shall be delivered up to the commissioners of the customs to be cancelled. In such case, the commissioners of the customs, and the governon and collector in the plantations, are to permit such ship to be registered de novo; and a certificate thereof is to be delivered to the owners, as divided by stat. 7. & 8. Will. 3. mentioning it to be granted by virtue of this act, instead of a former certificate: such new register is to have the same force and effect as the original register and certificate; and a duplicate thereof is to be transmitted to the commissioners of the customs.

This law for new registering, where the certificate was lost, was followed by stat. 20. Geo. 2. c. 45. by which prize-ships, legally condemned are to be considered as British-built ships, and to have all the privileges and advantages thereof, and be subject to all the rules and regulations to which British ships are subject to an advantage should a visibility of the state of the

By stat. 7: Geo. 3. c. 45. ships and vessels built in the isle of Man, and owned by the king's subjects in that island, are to pass as ships of the built of Great Britain, upon one of the owners registering such ships, and making proof of the built and property before the king's receiver-general there, or his deputy, in the form directed by state 7. & 8. Will. 3.

Notwithstanding the express manner in which the property of English-built ships was, by the regulations concerning registers, meant to be confined to natural born subjects, yet it was

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Sect. 9.

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found that foreigners still considued to own shares of ships, which on that account could not obtain registers under state 7. & 8. Will. 3. To remedy this it was enacted by state 13. Geo. 3. c. 26. that no foreigner, or other person not being a natural-bosn subject, shall be entitled to, or shall purchase, or contract for, any part or share of any British ship or vessel belonging to natural born subjects, without the consent in writing of the owner or owners of three-south parts in value at least of such ship or vessel first obtained, and indorsed on the certificate of the register before two witnesses, otherwise such agreement, purchase, and sale shall be void.

THE last provision made within the present period of the history of shipping was stat. 18. Geo. 3. 01560 for opening the plantation-trade to Ireland; and by that act it was ordained, that all ships and vessels built in Ireland, and owned by his majesty's subjects residing in any part of the British dominions in Europe, should be deemed Britishbuilt, and intitled to the like privileges, in all respects, as ships built in Great Britain; and all ships belonging to his majesty's subjects residing in Ireland, and not British-built, should be intitled to the same privileges in all parts of his majesty's dominions as ships belonging to his majesty's subjects residing in Great Britain, and not British or light built.

THE necessities of war, which obliged the parliament to relax the rules of the Navigation Act in regard to the trade to and from this country, made it

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in expedient, fometimes, to deviate from them in the maining and havigating of British ships visible by stat. 6, Ana. c. 37. Son of during the routing area of the then war, privateers, for merchant or trading ships, might be navigated by sorting seal men, or mariners, not exceeding three fourths of the mariners at one time employed, and the other fourth were to be natives, or naturalized subjects of Great Britain a sudden death, and the hazards and casualties of the sea excepted. A foreigner so ferving for two years, was to all intents and pure poses to be deemed a natural-born subject.

When foreign Seminin employed.

Sect. 19, 29.

exceeding twenty, for privateering, and such thips, after the war, were to have the privilege of thips

THE queen was also simpowered storgrant a dis

sary remedies. In the time of a set third-fling

Establication of 1740, iby state man Group

c. 3. when a general power was lodged in the crown, in case of a declaration of warp at and future time, to permit by royal proclamation all merchant ships, and other trading vessels and pri-

wateers, to be manned with foreign mariners and feamen in the manner provided by this act; and upon the publishing of such proclamation; this act is to be deemed in full force; and continue so

during the whole of such war paraller Foreign seamen, so employed, are to have the privilege of natural born subjects, after two years service.

porary permission was given for one year in 1755, before hostilities had begun, to employ foreign

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feament in the same proportion (a), but without the privilege of naturalization following fuch tem 12 ployment of Phisulaw was again paffed in 17/160 Bruin Sub and in the fix following years, when actual hoftis lines sublifted (b); in this temporary act there was always a faving of the king's power to iffue pro-

Mix come now to fuch information as can be collected on the subject of British shipping, and which will contribute to illustrate the regulations that had been made by parliament on that head is

As often as the Legislature made new provi- Ships made fions, which had the effect of shutting out from Patents. the privileges of British shipping any number of hips liable to disqualification, attempts were made wiget them reftored, by application to extraordis nary remedies. In the time of Charles II: when the prerogative of the crown to dispense with acts of parliament was confidered as a part of the confitution the privileges of an English ship used to beigranted fometimes by letters patent under the great feat, and fometimes by the king's fign manual alone This practice was very common; and at one time it was carried to fuch an extent of abuse, as to become an object of enquiry before the Co. mittee of Council for the Affairs of Trade and Plantations; when it appeared that the king's fignature had been furreptitiously obtained in various instances for this purpose, The fign manual was preferred, as the lefs expensive mode, bas 3 germiner vas gaver for one vear in 1746,

beteer hotelings had begun to employ foreign (4) Stat. 28. Geo. 2. c. 16. (b) Stat. 16. Geo. 3. c. 20.

PART II.I IG CAR. II. TO A/B. 1780. Bruth Shipil

and several ships used to be put in the same instrument. The usage and the law upon this point
is illustrated by the following curious opinion of
Sir William Jones: He declared himself of
opinion, that a warrant under his majesty so sign
manual would not be sufficient for making a ship
free; but he thought the king, by letters patent
under his great seal, might dispense with the startute, and grant to the owners such privilege, with
a non obstante to the statute; and he thought
the privilege might be granted, by the same letters, to several ships.

When this prerogative of the crown had been declared illegal by the Bill of Rights, such indulgences could not be obtained but by act of parliament; and before the Legislature could be induced to interpose in favour of particular ships, it became necessary to lay before them some claim of merit, or some very special circumstances of hardship, as reasons to prevail with them to dispense with the general law. There are instances of this fort where the parliament has been induced to consent to private acts for the relief of individuals; and there are more, where they have resused to grant any relief at all.

In the year 1689 a petition was presented to the house of commons by persons who had purchased many ships in foreign parts, to employ them in the coal and east-country trade. They alledged, that while they were at sea some sew persons had procured stat. 1. James 2. whereby their ships would after the 29th of September 1689, be excluded from the coal-trade. It was moved to

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bring in adbill for the relief of fuclt persons, and upon a division, and a slight majority (a); leave was given; but the bill was never prefented (b).

Norwing more was heard of such applications, till after passing stat. 7. & 8. Will. 3. by which a more vigilant system was established, and interloping ships were less likely to escape unneticed. We find, that from the 9th year of king William as far as to the eighth year of queen Anne, there was hardly a session without some bill passing, to confer on a disqualified ship the privileges of an English ship. But these, all together, do not amount to more than twenty-six instances, These special acts of parliament granted the privilege either generally, or in a qualified manner, for some particular sort of trade.

Bur in the eighth year of queen Anne, a petition was prefented from the ship-owners of the porc of London; complaining of the many bills that had been brought into the House, and of some then depending, for making free foreign hips pland alledging, that having, on the faith of the Acts of Navigation, laid out confiderable sums in building ships, at a much greater rate than they could be built for abroad, they thought themfelves intitled in this point to the protection of the House. This petition was followed by others from hipwrights, fail-makers, and other persons employed in the different branches of trade connected! with that year, i where it where their things value dat the sech of Styreinber 1689, be ex-01 (6) 54 to 43. 1 (6) 10. Vol. Com. Journ. 208. burg.

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PART II.

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with the building and equipping of thips in the port of London, and other maritime towns (a).

These petitions feem to have had the intended effect, for from that time to the present day there appear no more bills of this fort; nor even any petition for a bill, except one, recently after passing stat. 26. Geo. 3. c. 60. when a petition was presented, stating that two ships had been begun to be built in Maryland by the petitioners, who had laid out nearly half of the money expended in buying rigging and other fitting-out in Great-Britain. A bill was permitted to be brought in, and was read a first time, but upon a motion for reading it a second time it was rejected (b).

A PRACTICE, however, had obtained at the custom-house, of allowing the privileges of an English-built ship to those of foreign built, in the particular case of a ship having undergone very considerable repairs in this kingdom, so as to amount nearly to rebuilding. The origin of this practice does no ppear, but the first instance to be found of any fanction given to it by the opinion of a law-officer is in 1711, which was about two years after the parliament had declined to entertain applications for special acts to grant this privilege to foreign ships. This is an opinion of Sir Edward Northey, who, without making any question about the legality of the thing, answers shortly, that the ship in question was to be deemed

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⁽a) 16. Vol. Com. Journ. 148. 150. 151. 154. 156. 159.

⁽b) 7 March, 11: May, 16 May, 26 May, 1786.

⁽a) 22 M

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156. 159. 16. nglish-built ship. Another opinion of his, two en by Sir Philip Yorke, others by Sir Dudley Ryder, and succeeding law-officers, are equally short. The only principle to be extracted from them is, what results from the consideration of the expence incurred in the repairs. The following are instances of repairs that were judged sufficient to intitle the ships to be made free.

A RLY-BOAT, become unfit for service, was in that condition bought by an English merchant, who caused her to be rebuilt with a new keel, as ap. peared by an affidavit of facts (a). Another, similarly circumstanced, not worth two hundred pounds when bought, was new-built with a new keel, and other work to the amount of seven hundred pounds (b). A French prize was bought for one hundred and forty-one pounds; the owners laid out upon her above twelve hundred and eighty pounds in repairing the body and hull, fo that the greatest part of her false keel was new made; she was all new planked and new sheathed from the keel to her wale, her upper works intirely new, her masts all English, and she had been thirteen years in the English service (c). A ship was bought two years before, ready rigged and equipped for a voyage, for fix hundred pounds; there had been laid out in putting on an under keel and other shipwright's work, four hundred and eighty-fix pounds one shilling and two-pence, as appeared by the affidavit

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12 CARE NE TO Ad H. 1789. 3. British Ships.

⁽a) 22 March, 17117 (b) 18 February 1714. (c) 28 July 1725.

PART III

was outle at Archangel for fix hundred and feventy-four pounds four shillings and ten-pence; as appeared by a deposition annexed; there was fince laid out in this kingdom in putting in a new oak keel, and other shipwright's and smith's work, eight hundred and sisty-eight pounds eighteen shillings and three-pence, as appeared by the bills and assidavits (b).

Bur this practice, which had usage alone to support it, and was evidently against the express meaning of the Act of Navigation, and flat. 7. & 8. Will. 3. was viewed with jealoufy. We find in the year 1749 an opposition was endeavoured to be made against it by the commissioners of the customs, who expressed themselves distatisfied with the usage, and especially with what was said to be the prevailing notion in the Long Room, namely, that if a foreign-built ship, bought by British fubjects only, did not cost above one-third of the whole expences in fitting her out (the remaining two-thirds being laid out upon her in Britain) the was to be deemed a British-built ship to all intents and purposes, although there was not a fingle passage in any act of parliament to warrant fuch'a polition. र शंउ १० सल्यास

Ar that crisis the commissioners were consulted by the Scotch commissioners on the following case arising upon this fort of question: All foreignbuilt ship, stranded within the port of Aberdeen,

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(a) 27 May 1726.

(b) 21 February 1737.

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was purchased by some merchants for one hundred, and seventy pounds, who, as appeared by proper vouchers, expended in recovering and pairing her with British materials, two hundred and sixty-five pounds; part of the repairs consisting of a new keel, and new keel-stone. The folicitor of their board thought she was intitled to be deemed a British-built ship, but that board, considering the granting of plantation-registers as matter of great delicacy, had declined adopting the solicitor's opinion.

THE English commissioners, being thus called pon for their advice, caused the whole to be laid before the law-officers, that it might be fully confidered, and the rule of conduct finally settled.

On this occasion it was declared by Sir Dudley Ryder (a), that if the matter was res integra, there might be a reasonable ground of doubt; but he took it to have been long understood to be the law and fettled practice, that a foreign-built ship greatly repaired here, and with a new keel, at a much greater expence than the prime cost, did become intitled to be registered as a British-built hip, though the precise proportion of one expence to the other was not fettled: the true foundation of this was, that fuch a fort of repair might be reasonably looked upon as a re-building. And he faid, the circumstance of a new keel was o otherwise material, than as that was probably onlidered among ship-builders, and persons converfant

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PART IT

British Shipe.

2 CAR, 11. British Ships.

veriant in the trade, to be material in distinguishing between a repair and re-building. And he thought the facts in the case from Scotland were fuch as should intitle the ship to a register.

This opinion seems to have put an end to all further doubt; and it continued the practice to allow fuch ships a plantation-register upon the bills being being laid before the attorney-general verified by affidavit; the putting a new keel, however, being confidered usually as the strong circumstance to denominate it a re-building.

THE privileges of a British-built hip were conferred on ships taken prize, and legally condemned, by the general laws of shipping, and by statutes passed at various times during the continuance of hostilities.

It is only upon fuch temporary acts that any information is to be collected respecting prizes.

Of Prize Ships.

THE effect of such a capture was considered in the following case: A French ship was taken prize and condemned. It was afterwards recaptured by the French, and then fold to a Spanish merchant, and was employed to import the commodities of Spain with a Spanish master and mariners. a question, Whether this was a legal importation? An Act had been passed for the encouragement * Sect. 18, 19, of English ship-building, stat. 29. Geo. 2. c. 34.* which dispensed, during the war, with stat. 12: Car. 2: c. 18. fect. 8. and allowed the articles there enumerated to be imported in British-built shipping owned and navigated by foreigners of the place where the goods were the growth, and giving

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gners of the rowth, and giving giving the privilege of a British-built ship to all prizes taken. It depended on the construction of 12 carments this act 20 Geo. 2. whether the thip which became intitled to the privileges of British-built by the capture, continued to retain that quality when fold to the Spaniard. It was thought by Mr. Starkie (a), that the importation was good; but this being a new case, and one which did not fall in with that part of the preamble which takes notice of the beneficial branch of trade ariling from selling British-built ships to foreigners; and as this ship after the capture was fold by the French, who then had the property in her, to a Spanish merchant, by which no advantage could accrue to this country; he thought it deserved great confideration. Mr. Pratt, in an opinion given by him, feems to think the importation was good, and that the re-capture made no difference in the case. In a similar case of French prize, where the fale was made by the captors to a Spaniard, it was held by Mr. Norton (b), that she was legally qualified to import the goods of Spain, being navigated by Spaniards under the prize act, the same as if she was really British-built.

THE manning and navigating of English or Of Master and British skips has given occasion to some points of ralized. discussion. It was a question, Whether a Dutchman, made a denizen of Ireland, was English within the first section of the Act of Navigation, so as to be master of a ship? Sir William

Jones

1010 This range 41 Street 12 hard (6) 22 Feb. 1758.

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British Ships

PART II.

2 CAR, 11. TO A. D. 1783. British Ships.

Jones (a) held, that both a master and mariner born in Ireland, or any other of the king's dominions, and having his habitation or residence there, was as much English within the intent of this act, as if he were born in England; for this word English, when applied to masters and mariners, is as large as when applied to shipping; and this feemed to him to be clearer from the words, that the master and three-fourths be ALSO English; which words feem to make the word English bear the same sense in both rela-He thought a foreigner born being made a denizen of Ireland, if he had his habitation and residence there, was as much English as if born there; for by his denization he was become part of the people, and one of the king's subjects Yet he thought a denizer of Ireland or and have England, and indeed a natural-born subject of either, not having his habitation there, was not nation, thi from the p English within the intent of this act; for the former words are, not belonging to ENGLISH or IRISHMEN, but to the people of England or of Naviga IRELAND; and the word English with the latter rules of the words must be understood in the same sense. He the union also thought that a native of Scotland, if he in day, says habited in England, was to be accounted English persons bor or Irish within the Act of Navigation explained vileges as by the Act of Frauds, viz. stat. 12. Car. 2. c. 18. shafing free 1. 7. and ftat. 13. and 14. Car. 2. c. 11. f. 6. and other matter alfo where any a Scotchmai

(a) 10 July 1676.

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WE find this question was again moved at the distance of twenty years, when Sir John Hawles gave an opinion upon it. A confiderable doubt arose from the explanatory act, stat. 13. & 14. Car. 2. c. 11. f. 6. which declares, that wherever the Act of Navigation requires the master and three-fourths of the mariners to be English, it hould be understood, that any of his majesty's subjects of England, Ireland, or his plantations, should be accounted English, and no other. To this he answers, that whatever might have been the intent of the parliament by that clause, yet fince, by law, a man born in Scotland is a subject of England; and fince the two kingdoms, as to matters of privilege, while they remain united and have the fame king, are accounted but one nation, this clause will not exclude a Scotchman from the privilege of an English subject.

THE word English, he said, must, in the Act of Navigation, be construed according to the rules of the common law in like cases; and fince the union of the two crowns, at least at this day, fays he, it has been undoubtedly held, that ted English persons born in Scotland shall have the same prin explained vileges as persons born in England as to purar. 2. c. 18. chasing freeholds, taking ands by inheritance, and 1. f. 6. and other matters. He thought it must be the same allo where any act of parliament gives a privilege to Scotchman; for a Scotchman will be English in rivilege, though a native of Scotland: and where-

British Ships.

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British Ships.

ever this act mentions a subject of England or Ireland, he thought the words England or Ireland redundant, and so should be rejected, and certainly would not exclude a Scotchman without negative words.

Bur where the case of a Scotchman residing in Ireland was submitted to the opinion of Mr. Warde, he refers to the Act of Frauds, as containing the description of the master and mariners; and fays, he apprehends that a man, though born in Scotland, yet having from his tender years been educated, married, and a fettled housekeeper in Ireland, might well be understood to be one of his majesty's subjects of Ireland, and so within the meaning of the Explanatory Act; from which it should seem he considered this point as resting entirely on those words, and not turning upon the general principles laid down by Sir John Hawles. He also seems to think, that being a housekeeper in Ireland added strength to the case, for that is wholly his own wording, there being no fuch faft in the statement laid before him. Such circumstances seem to have been thought of weight, singlew and had been stated to Sir John Hawles; but and a strong he thought is made no alteration in the case, who was solve ther fuch Scotchman was a housekeeper or lodger toglog . fingle or married.

A SIMILAR doubt arose after the Union, Who on'W charmed ther a Scotchman living in England ought to be at or integral accounted as a subject of Scotland within the in missing meaning of the fifth article of the Union, states with the Ann. c. 8. by which all ships and vessels be set allowant.

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though foreign-built, are to pass as British- British Shine. built? And Sir Simon Harcourt (a) held that he ought to be so considered.

(a) 10 June 1707.

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PART III.

INTRODUCTION.

PART III.
FROM THE PEACE 1783,

had a confiderable effect upon the fystem of law respecting Shipping and Navigation. A revulsion which converted a great part of our American colonies into independent states, that had shipping and commerce of their own, gave a new appearance to the trade of America. It became expedient to accommodate the law to the existing state of circumstances by some new regulations, which the exigency of the moment might suggest.

THE American trade became thus a new subject, and called for the best attention that the legislature and his majesty's government could bestow upon it. Connected in some measure with this change in America, the registering of British shipping and the sisheries presented themselves as objects of very important concern. These three heads, therefore, of our subject, namely,

forward. to appoi *fideration* foreign | the head to this c vigation extensive, praise wi is to the committee unwearied of it, th portant in and navig time. From December shipping a

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namely, The Plantation Trade, The Fisheries, and British Shipping, will be feen to undergo very great modification during the short period to a. p. 1792. that elapsed from the peace in 1783 to the year 1792, and much more than in any former period of ten times its duration.

INDEED almost the whole that has been done of this fort has been accomplished within a still shorter period; for it is principally since the year. 1785 that the great regulations respecting the fisheries and British shipping have been brought. forward. At that rime his majesty was pleased to appoint a committee of council for the confideration of all matters relating to trade and foreign plantations, and foon after to place at the head of it a noble lord (a) whose services to this country in affairs of commerce and navigation have already had effects so solid and extensive, as to promise to be remembered when praise will have no appearance of flattery. It is to the superintendance and authority of this committee, and to the great knowledge and unwearied exertions of the noble lord at the head of it, that we are indebted for the very important improvements in the law of shipping and navigation, made during that short lapse of time.

From the year 1792 to the present time, December 1806, the new regulations respecting shipping and navigation, have been quite as nu-

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PART III.

merous and as various, but they are not of fo permanent a nature; most of them being expedients for supporting our foreign commerce against the obstacles opposed to British navigation during war, by relaxing the restrictions of the navigat tion system. To detail these successive modifications of the established law during the war of 1793, the qualifications made in these modifieations upon the foot interval of peace, when the navigation fystem was partially restored; and the revival of the War Acts on the commencement of hostilities in 1803, will give the appearance of complication, which has not been feen in the former period of this historical disquisition. It is not yet known whether the continuance of hostilities may not possibly cause other innovations, and make the Law of Shipping and Navigation still more intricate and variable.

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The first parliamentary regulation that applied to the United States, was made with a vew st CHAP. 233.753

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THE PLANTATION TRADE.

The American Intercourse Bill, Stat. 23. Geo. 3. c. 39.—The Newfoundland Supply Bill— Stat. 28. Geo. 3. c. 6 .- Intercourse with the West Indies-With the American Colonies-The American Orders in Council—The American Treaty-Free Port Act-The Indemnity Act .- Decisions and Law Opinions.

TOTWITHSTANDING the American colonies had been separated from this country, and their independence acknowledged by the peace TO A. D. 1792 of 1783, we cannot avoid placing them, with regard to their trade, among our plantations. feems friable as well to the consequences, as to the crisis of their transition from the state of colonies to that of foreign States, which happened at this period; the Government of this country having imparted to them many of the advantages and easements in trade, and in duties, that are enjoyed only by the British plantations.

THE first parliamentary regulation that applied to the United States, was made with a view of giving

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PART III.

FROM THE PEACE 1783, TO A. D. 1792.

Plantation Trade,

giving effect to the peace: this was by opening the trade and intercourse which stood prohibited by stat. 16. Geo. 3. c. 5. enforced by stat. 17. Geo. 3. c. 7. These two acts were accordingly repealed by stat. 23. Geo. 3. c. 26. It then remained to make a new disposition of the trade applicable to the new situation. The country belonging to the United States now ceased to be a part of the British plantations, and sell back into the class of American dominions that were not intitled to any special privileges in matters of trade. They no longer were intitled to come to the British plantations, nor could the goods and commodities of their country be imported into Great Britain but in British Ships.

To adhere to the strictness of this rule, and exclude American ships belonging to the people of the New Sovereignty, now acknowledged by us, would have manifested such a want of disposition to conciliate, as was not confiftent with the recent treaty of peace; and fomething was to be devised that would bear a resemblance to the course of trade that had long subsisted. It was soon seen that this adjustment required a more minute investigation than the pressure of the moment would allow; the parliament therefore, instead of laying down any permanent rule for regulating this complicated and hitherto unexplored subject, conferred on his majesty a discretionary power to make such order therein, as he from time to time should be advised to make. It was enacted by stat. 23. Geo. 3. c. 39. for the purpole of opening a commercial intercourse

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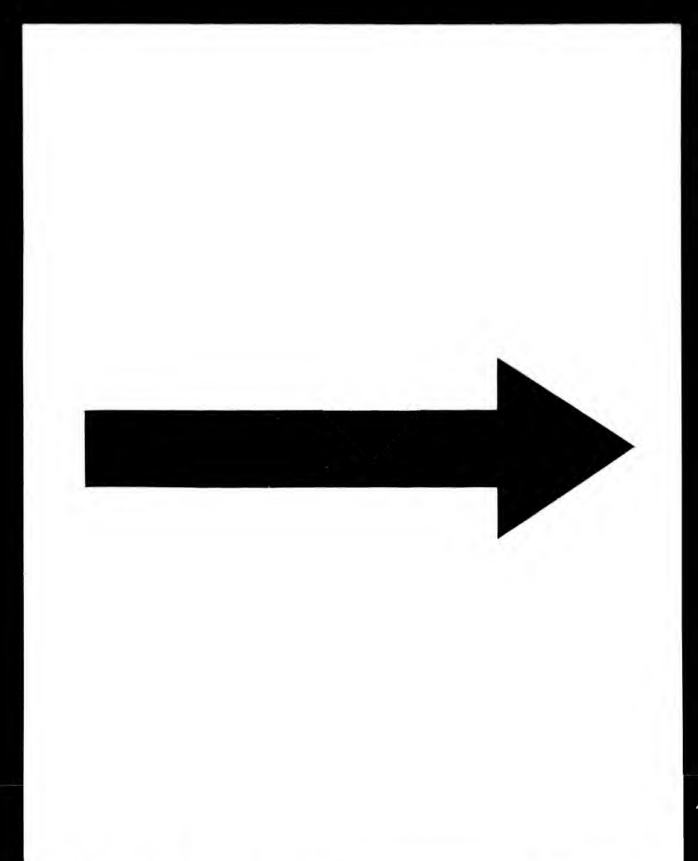
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rule, and e people of ged by us, disposition the recent be devised course of foon feen minute inment would d of laying g this comt, conferred make fuch should be at. 23. Geo. commercial intercourse

intercourse (for this term, introduced by the PART III. prohibitory acts, was now continued to express the American trade) with the United States, that TO A. D. 1792. it should be lawful for the king in council, by orders to be iffued from time to time, to give fuch directions and make fuch regulations with respect to duties, drawbacks, or otherwise, for carrying on the trade and commerce between the nd tearitories belonging to the crown of plop and those of the United States, Gre t cancil should appear most expedient as I

To the American ships from the cheeks to which they were before fubject, as ships bringing plantation goods, it was at the fame time ordained, that no manifest, certificate, or other document whatfoever, should be required for any ship belonging to the United States arriving from thence at any port in this kingdom, or upon entering or clearing out from any port in this kingdom for any port in the United States, except the bonds that are required for duly exporting and not relanding goods intitled to a drawback or bounty, or prohibited to be used in this kingdom †. Where a + Sect. 1. certificate is necessary for discharging a bond entered into for landing goods in the United States, a certificate under the hands and feals of any offiters appointed by the United States for that purpose shall be sufficient; and if none such are appointed, then of any magistrate there, certifying, that no such officer has been appointed, and that eath was made before him by the master, that the goods were duly landed 1,

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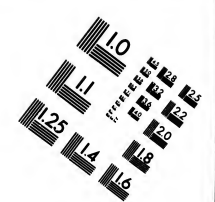
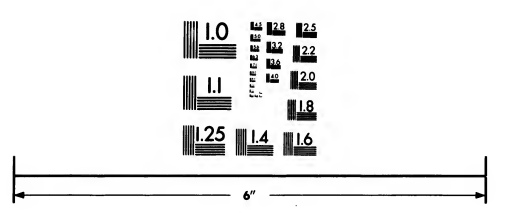


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PART III.
FROM THE PRACE 1763, 10 A. M. 1792.

* C. 1. and

This act being experimental, and to serve the necessity of the moment, was to continue only for a few months; but it was afterwards further continued by two acts made in the next fessions of parliament, namely, stat. 24. Geo. 3. st. 1. c. 2. and c. 15. It was again further continued by two acts passed in the second session of 24. Geo. 3. and by another passed in 2g. Geo. 3. and so on to the 28. Geo. 3. by an annual act of continuance, without any alteration except the following; namely, in flat. 24. Geo. 3. c. 45. the parliament united to the discretionary power they had conferred on the king for regulating the trade and commerce with the United States, the fame power to regulate the trade and commerce with the British colonies in America, as far as regarded iron, hemp, fail-cloth, and other articles of the produce of any place bordering on the Baltic, which might be lawfully exported from this king-This regulation went on, hand in hand with the other for the general intercourse, in the annual acts of continuance.

Some doubt had arisen as to the legal mode of enforcing a due execution of the power lodged in his majesty by star. 23. Geo. 3. c. 39. To remove this it was enacted by stat. 27. Geo. 3. c. 7. (one of the annual continuing acts) that if any goods or commodities, the growth or production of the United States, should be imported into the West-India Islands, other than such, and in such manner, as by law, or by that act, or by order of

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his majesty in council, should be permitted, they hould be forfeited, together with the ship of the forfeiture was extended by stat. 28. Geo. 3. To 4. D. 1792.

C. 5. sect. 2. to the export from this kingdom of the beforementioned articles from the Baltic, and *Sect. 4. to the import of American articles from the United States into this kingdom.

In the same act the following temporary regulation was made respecting the intercourse between the United States and our West-India Islands, in addition to that made under stat. 23. Geo. 3. c. 39. In order that no provisions or lumber, being the growth or production of the United States, should be imported from the foreign islands, it was enacted that no slour, bread, rice, shingles, or lumber of any sort, should be imported from a foreign West-India Island; with a proviso, that governors, in case of necessity, might, with the advice of their councils, authorize the import of such articles for a limited time.

Another exception to the power given to the land Supply king by stat. 23. Geo. 3. c. 39. was contained in stat. 25. Geo. 3. c. 1. which was made for regulating the trade between the United States and the island of Newsoundland. By that act, no goods or commodities whatsoever were to be imported into Newsoundland, or the adjacent islands, from the United States, except bread; flour, and livesstock, and that only in British-built ships, owned by the king's subjects, and navigated according to law, and which should have bleated out within seven

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PART III.

PROM THE PEACE 1783.
TO A. D. 1792

Plantation

feven months before the importation from some part of the king's dominions in Europe, and obtained a licence, according to the form prescribed in the act, from the commissioners of the customs in England or Scotland, or the commissioners of revenue in Ireland. This was to continue to 25 March 1786; and from thence it was continued, by stat. 26. Geo. 3. c. 1. to 25 March 1788. By stat. 26. Geo. 3. c. 1. Indian-corn was added to the other articles permitted to be so imported.

Thus stood the law in the beginning of the year 1788, respecting the intercourse between this kingdom and the United States, and between the colonies and the United States. As to the former, it depended on an annual order of council, grounded on stat. 23. Geo. 3. c. 39. continued and amended by subsequent acts, as before-mentioned; the nature of which annual orders in council I shall defer speaking on for the present. As to the latter, it depended upon the fame order, faving the branches of it which the parliament had taken out of the hands of the king: first, by stat. 25. Geo. 3. and 26. Geo. 3. w' regard to the import of bread, flour, Indian-..., and live-stock, from the United States to Newfoundland; and, fecondly, by stat. 27. Geo. 3. c. 7. with regard to the circuitous importation of lumber and provisions from thence, through the foreign West-India Islands, into our These laws were now upon the point of expiring, when the parliament, having again to declare its annual judgment upon the intercourse with the United States, deemed it proper to make a per-

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er to make a perpermanent law for fettling one great portion of this trade. The annual act for Newfoundland was left to expire. The annual intercourse act, stat. 23. Geo. 3. c. 39. was continued by stat. 28. Geo. 3. c. 5. so far only as extended to the trade and commerce carried on between this kingdom and the territories of the United States; which at once let fall the regulation concerning the circuitous import of lumber and provisions, and the whole of the order in council founded on it, which respected the trade between our colonies and the United States. This latter was put into an act, which was intended to be permanent. As the intended regulation was to contain the substance of what had been the policy of the orders in council, and had now had the experience of five years of practice, added to the light which some discussion had now thrown upon the new position in which the two countries stood with relation to each other, it was thought it might fafely be formed into a standing law, instead of sloating any longer on an order of council, that must be renewed every year.

THIS gave rife to stat. 28. Geo. 3. c. 6. which Stat. 28. Geo. contains the whole of the present law respecting the intercourse between the British colonies and the United States. The provisions of this act may be divided into such as relate to the West-Indies, and fuch as relate to the colonies in North America.

FIRST, with regard to the West-Indies, it or- Intercourse dains, that no goods or commodities whatever with the Westshall

PART-III.

TO A. D. 1792

Plantation Trade.

NO A. D. 1792.

Plantation

shall be imported or brought from any of the territories belonging to the United States into any of his majesty's West-India Mands (in which description the Bahama and the Bermuda or Somers Islands are included), under the penalty of forseiture, together with the ship importing them, except only the following articles; namely, tobacco, pitch, tar, turpentine, hemp, flax, masts. yards, bowsprits, staves, heading-boards, timber, shingles, and lumber of any fort; horses, neat-cattle, sheep, hogs, poultry, and live-stock of any fort; bread, biscuit, flour, peas, beans, potatoes, wheat, rice, oats, barley, and grain of any fort; such commodities being of the growth or production of any of the territories of the United States*; and these are not to be brought but by British subjects, and in British-built ships, owned by his majesty's subjects, and navigated according to law, under the same penalty of forfeiting the ship and cargo +.

Sect. 2

Thus far of the imports to the West-Indies; next as to the exports from thence. It is permitted to export from the West-India-Islands to the territories of the United States any goods or commodities whatfoever which were not, at the time of passing the act, prohibited to be exported to any foreign country in Europe; and also sugar, molasses, coffee, cocoa-nuts, ginger, and pimento: but those arricles, or any other (except falt from Turks Islands), are not to be exported but by British subjects, and in British-built ships owned by his majesty's subjects, and navigated

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Vest-Indies; It is peria-Illands to ny goods or not, at the be exported and also suringer, and other (exot to be ex-Bricish-built , and navigated

gated according to law, under the penalty beforementioned. In fuch cases, where a bond would be required on the exportation of goods to a British colony in America, a bond is to be given, on the exportation of fuch goods, for the due land- * Sect. 3. ing of them in the United States, to be discharged by a certificate under the hand and seal of the Briish conful, or any officer appointed by the United States (or of some magistrate, certifying that there is no fuch officer), and that oath has been made by the master, that the goods were duly landed †.

Such is the plan of policy fettled by parliament for the intercourse with our West-India Islands. But, notwithstanding all American ships were thus excluded from the general trade to and from the West-Indies, it was thought adviseable to admit them to a particular branch of trade, which needed more than ordinary encouragement: this was, the making of falt at Turks Islands, which are among the Bahama Islands. Any ship belonging to the United States coming in ballast, but not otherwise, may enter the ports of those islands for the purpose of lading with salt, but for no other purpose, under the penalty beforementioned 1. The master of such ship is to make entry \$ Sect. 5. upon oath, declaring the built of the ship, how manned, who is mafter and owner, and the purpole of his coming; and is to answer questions touching those particulars, if put by the officers of the customs, on pain of forfeiting £ 100 §. A § Sect. 6. winage duty of two shillings and sixpence is imposed on such ships, to be ascertained by admeafure-

PART III. TO A. D. 1792.

Plantation.

PART IU.

O A. D. 1792

Plantation Trade.

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Sect. 10.

furement; and it is to be paid before any falt is laid on board ..

To prevent the communication thus permitted with Turks Islands being made a channel of illicit trade, no goods or commodities whatever are to be exported from Turks Islands to any part of the British dominions in America or the West-Indies, or laid on board any vessel in those islands. except falt; nor to Great Britain or Ireland, except falt, and also such goods and commodities as may by law be imported into this kingdom from all other countries whatfoever, free of all duties, under the penalty of the forfeiture beforementioned.

This trade of falt in American vessels, has been extended by stat. 44. Geo. 3. ch. 101. to the ports of Nassau, Exuma, and Crooked Mand, all in the

Bahamas, till 4th Aug. 1807.

THE next provision in this act is to obviate the circuitous trade that had been provided against in the annual act of 27. Geo. 3. None of the articles permitted in the former part of the present act to be imported directly from America, are to be brought from any island in the West-India under the dominion of any foreign European for vereign or state, under the penalty of the forfeiture besorementioned t. However, in cases of public emergency or diffress, the governors of any of the islands may, with the advice and consent of their council, authorize the importation of those articles for a limited time from any fuch foreign island, for the supply of the inhabitants; but such importation must be by British subjects, and in British-built ships, owned by his majesty's subjects,

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and navigated according to law*. Such is the whole of this act, which relates to the West-Indies.

SECONDLY, it ordains, with regard to the American colonies, that no goods or commodities whatever shall be imported from the United States into the provinces of Nova Scotia or New Brunswick, the Island of Cape Breton, St. John's, or Newfoundland, or into any country or island within their respective governments, under the penalty of the same forseiture +. However, in cases + Sect. 12, of public emergency and diffress, the governors of all those places (except Newfoundland) may, with the advice and consent of their council, authorize the importation of scantling, planks, staves, keading-boards, shingles, hoops, or squared timber of any fort; horses, neat-cattle, sheep, hogs, poultry, or live-stock of any fort; bread, biscuit, flour, pease, beans, potatoes, wheat, rice, oats, barley, or grain of any fort, for a limited time, from the United States, for the supply of the inhabitants.

AND, with regard to Newfoundland, his majesty in council may by order from time to time authorize, or by warrant under his fign manual impower the governor of Newfound'and to authorize, in case of necessity, the importation of bread, flour, Indian corn, and live-stock, from the United States for the supply of the inhabitants and fishermen, for the then ensuing season only; which importation is to be conformable to fuch regulations and restrictions as shall be specified in fuch order, or warrant: and fuch special importations.

PART III.

PEACE 1783 TO A. D. 1792.

Plantation Trade. Intercourse with the American Colonies.

Sect. 11.

PART III.

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Plantation

partetions, whether to Nova Scotia and the other places, or to Newfoundland, must be by British subjects, and in British-built ships, owned by his majesty's subjects, and navigated according to law.

FURTHER, no goods or commodities whatever are to be imported from the United States by lea or coastwife into the province of Quebec, or the countries or islands within that government, or up the River St. Lawrence, under the penalty of the

forseiture before mentioned †.

+ Sect. 14.

THE import of American articles from the foreign islands, which the governors might under this act permit occasionally for the supply of the inhabitants, was foon converted into a traffic of importing, and then exporting to others of our own islands. This being contrary to the delign of the measure, it was provided by stat. 29. Geo. c. 56. that fuch exportation, or the putting on board any thip, boat, or vessel, or bringing to any quay with intent to export, should be punished with a forfeiture of the articles in question, and of the ship, boat, or vessel 1. The better to guard against fuch exportation, no articles of the fame fort that may be lawfully exported, are to be shipped till the exporter has made oath, that none of them were imported, under such permission, from a foreign island \$. By stat. 37. Geo. 3. c. 38. the prohibition to import from any foreign illand in the West Indies, is extended to any

foreign colony or plantation on the continent of

South America phato-that program America.

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The prohibition of import from the United States to Quebec in 14th fect. of stat. 28. Geo. 3. c. 6. was qualified by stat. 29. Geo. 3. c. 16. and stat. 30. Geo. 3. c. 8. in cases of emergency. By the former the king in council may allow the importation of bread, flour, Indian corn, and live stock; by the latter, the governor may allow the importation of neat-cattle, sheep, hogs, poultry, or live-stock of any sort; bread, biscuit, flour, pease, beans, potatoes, wheat, rice, oats, barley, or grain of any sort, or flour made thereof.

The prohibition in stat. 28. Geo. 3. c. 6. amended by stat. 31. Geo. 3. c. 38. to import timber from foreign islands, or colonies in South America, was qualified by stat. 33. Geo. 3. c. 50. sect. 13. which allows certain enumerated species to be imported in British ships from the continent of South America, and from Trinidada, and Porto Rico; namely, bully-tree, purple-heart, green-heart, black-heart, mastic, wallabaw, yellow sanders, locusts, or bastard mahogany. Again, it is by the same act permitted to import pitch, tar, and turpentine, of their own growth and munusacture, from the United States into Nova Scotia and New Brunswick, in British ships.

Among the parliamentary provisions for cultivating an intercourse between our colonies, and the United States, may be reckoned stat. 30. Geo. 3. c. 29. sect. 2. which allows goods, the produce of countries bordering on the province of Quebec, and legally imported into that province, by land,

PART III. PROM THE MACE 1783, O A. D. 1793.

> Plantation Trade.

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PART III.

FROM THE PEACE 1783, TO A. D. 1792.

Plantation Trade.

The American Orders in Council. or inland navigation, to be imported from thence into Great Britain, in like manner as if they were the produce of Quebec.

It now remains to consider the orders in council, that were made from time to time for carrying into execution the powers lodged in his majesty by stat. 23. Geo. 3. c. 36. for regulating the trade with America; and which were reserved for this place, that they might not interrupt the train in which it was convenient to arrange the foregoing statutes, all belonging to the same subject.

The first order was made 14 May 1783; by which it was directed, that oil, and unmanufactured goods and merchandize, the growth or production of the United States, might be imported directly from thence into this kingdom, either in British or American ships, upon payment of the same duties as if imported from a British plantation in America; and that there should be the same drawbacks, exemptions, and bounties on merchandize exported from Great-Britain to the United States, as on the like goods exported to a British plantation in America; and American ships that had come into port since 20 January 1783, were to be admitted to an entry, and entitled to the benefit of this order.

THE act under which the above order was made having expired, and a new act passed to the same effect, a new order was thereupon made. This order was dated 6 June 1783, and varied somewhat from the sormer. Instead of the general words there used, it enumerated the articles that were to

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be admitted upon the plantation-duty; namely, pitch, tar, turpentine, indigo, malts, yards, and bowsprits. It further directed, that tobacco might To A. D. 1792. be landed from thence, on paying the old subfidy, and then be warehoused, upon bond, with the allowance for payment of the further duty according to the acts in force.

This variation in the orders of council, issued within less than a month one from the other, shews how unfettled men's minds were, and how unprepared to agree upon any permanent system for governing the American trade.

As yet, nothing had been done to regulate the made between our colonies and the United States: but on 2 July 1783, an order came out for that purpole; by which permission was given to export lim, lugar, molalles, coffee, cocoa-nuts, ginger, and pimento, by Britist subjects, in British-built hips owned by his majesty's subjects, and navigated according to law, from the West-India islands to the United States, on payment of the same duty, and fubject to the like regulations, as if they were exported to a British colony in America.

Such was the limited intercourse which his majelly's government thought it expedient to allow between the United States and the British colonies. An order was issued on 5 September 1783, to facilitate this intercourse, by directing, that bonds given on clearing out from Great-Britain or the West-Indies, and carrying the above-mentioned goods to the United States, should be discharged upon the like certificates as are required by the s it enumerated the articles that were

PART III.

PART III. FROM THE DA: D. 1792 Plantation

Trade.

Act of Navigation, flat. 12 Car. 2. c. 18. fect. 19. to discharge bonds given in Great-Britain for the due landing of any other goods in the United States; and direction was given that all bonds taken since the date of the former order, should be discharged on the like certificate,

By an order of 5 November 1783, an amendment was made in the order of 6 June 1783, respecting the importation of tobacco, by directing, that in case of importation into the ports of London Bristol, Liverpool, Cowes, Whitehaven, or Greenock, the importer might be allowed to give bond for the old subsidy, as well as the further duties due, in the manner and with the allowances mentioned by the acts on that subject; and if such tobacco should be taken out of the warehouses, at any of those ports, to be exported, the bonds should be discharged in the manner mentioned in the acts of parliament on that subject. Some doubt arising concerning the allowance here made, an order came out on 19 November 1783, whereby it was declared, that the faid order should not extend to the making any allowance for payment of the old fublidy; and the port of Glasgow was added to those named in the said order of 5 No-1783.

On 26 December 1783, a new order was iffued, containing, for the first time, the whole regulation for the American trade, both with Great-Britain and with the colonies; and this order is particularly deserving of notice, as the subject was there

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there thrown into that form in which it has continued, with very little variation, ever fince.

In this order, there is another variation in the TO A. D. 179 description of the articles; that is, oil, which had been a permitted article in the first, but not enumerated in the fecond order, was not expressly excepted; and the general description of unmanufactured goods, used in the first order, was now added to the articles enumerated in the fecond order; to which general description was added a guard, to prevent goods, otherwise prohibited, from coming in under this permission; the words run thus: " any unmanufactured goods, " or merchandize, the importation of which into this kingdom is not prohibited by law (except: "oil), and any pitch, tar, turpentine, indigo, masts, "yards, and bowfprits." The regulation about tobacco was retained, together with the last alteration made for taking away the allowance for prompt payment of the old fublidy.

THE orders that had hitherto been made for the intercourse between the United States and our colonies, went no further than to permit the exportation from the West Indies of certain articles to the United States. The present order went a step further, and laid down a rule for the importation of certain articles from the United States. It was ordered, that pitch, tar, turpentine, hemp, flax, masts, yards, and bowsprits, staves, heading-boards, timber, shingles, and all other species of lumber; horses, neat-cattle, sheep, hogs, poultry, and all other species of live-stock,

PART. III.

Plantation

and

PART III. Plantation Trade.

and live provisions; peafe, beans, potatoes, wheat, flour, bread, biscuit, rice, oats, barley, and all other species of grain, being the growth, and production of any of the United States, might be imported by British subjects in British-built ships, owned by his majesty's subjects, and navigated according to law, from any port of the United States to any of his majefty's West India islands, the Bahama islands, and the Bermuda or Somer islands. The export from the West Indies was continued on the fame footing as by the former order; and the whole of the regulations of the present order were made to extend to all goods imported from and shipped for exportation to the United States fince 20 December 1783.

THE orders issued on 18 June and 30 July. 1784 (the act under which the first of them was made continuing only to t August) conformed precifely with the one of the former year just mentioned. On 27 August in the same year, there came out a fresh order, grounded on the act passed that fession of parliament respecting goods of the Baltic. By this order the fame drawback was allowed on exportation of foreign hemp, or iron,to the British colonies, or to the United States, as are allowed by law on their exportation to other foreign ports. By an order made 24 November 1784, the port of Lancaster was added to the other ports for warehousing tobacco imported from the United States.

THE act passed in the sessions 1784, was made to continue to 5 April 1785; the acts passed after that

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that were in like manner annual; and fo were the of council made upon them. The annual or or made 8 April 1783, purfued the order of water 1783, the former year precilely; besides which was added, for the first time, a regulation for the trade between the United States and the British colonies in North America. It was ordered, that no goods or commodities being the growth or manufacture of the United States, should be imported into the provinces of Nova Scotiu or New-Brunswick, and their respective dependencies, except horses, neat-cattle, sheep, hogs, poultry, and all other species of live-stock, and live provisions; beafe, beans, potatoes, wheat, flour, bread, bifcuit, rice, oats, barley, and all other species of grain; also lumber of every fore; and these were to be imported by British subjects only, and in none other than British-built ships, owned by his majesty's subjects, and navigated according to law, and only during fuch time as the governors of those provinces should, with the advice of their council, declare the same by proclamation to be necessary for the supply of the inhabitants: further, no goods or commodities whatfoever, being the growth or manufacture of the United-States, were to be imported into the ports of the province of Quebec.

An order was made is February 1786, for allowing the warehousing of rice upon the same terms as were prescribed in former orders with regard to tobacco, preferving the same distinction between the ports there named and others.

PART IIL

PART III, FROM THE PEACE 1783, TQ A. D. 1792. Plantation

In the annual order made 24 March 1786, were contained some few variations from the former. The exception from the enumerated articles, which had hitherto been confined to oil, was now extended to blubber, whale-fins, and spermaceti; and the word oil was changed into fish-oil; the importation might be either in British-built ships owned by his majesty's subjects, and navigated according to law; or if in American ships, might be until I Jan. 1787 in ships belonging to the subjects of the United States, and whereof the master and three-fourths of the mariners were subjects of the United States: but if after 1 Jan. 1787 they were American ships, they were to be ships built in the United States, and owned and navigated as before-mentioned. These two alterations were, no doubt, fuggested by the discussions that were now frequently had on the subject of the Southern Whale-fishery, and the shipping and navigation of the country, and which led to the forming two bills that were passed into laws in the then session of parliament. Conformably with the ideas then prevailing, the expression of British ships was changed into British-built ships.

An act having been passed in the last session of parliament respecting the importation of tobacco, the former directions on this head were dropped in the present order, and that article was directed to be imported in conformity to the regulations of stat. 25. Geo. 3.; but the special wording on that subject was retained and transferred to the article of rice. In the part that regulates the trade between

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tween the West India islands and the United States, tobacco is added as an article that may be imported from America in the fair and lawful way of barter and truffic "between the people of the United States and those of the West Indies," as permitted by stat. 25. Geo. 3. just mentioned.

In the annual order made 4 April 1787, an addition was made to the enumerated articles, which now run in this order: pig-iron, bar-iron, pitch, tar, turpentine, rosin, pot-ash, pearl-ash, indigo, masts, yards, bowsprits; and conformably with the policy begun in the last annual order, if the importation was in American ships, they were to be built in the countries of the United States, and owned and navigated as required in the former order. Again, the following articles were added to the enumerated articles allowed to be imported into Nova Scotia and New Brunswick, rather with the view of better explaining, as it should seem, what came under the word lumber, namely, every fort of squared timber, scantling, planks, boards, staves, heading-boards, shingles, and hoops. other respects this order conformed with the one of the foregoing year, and the annual order made 19 March 1788 conformed with that of 1787 just mentioned, except that every thing relating to the West Indies and the British colonies was lest out, those regulations being introduced into stat. 28. Geo. 3. passed that session of parliament.

The annual order made 3 April 1789, pursued that of the foregoing year in every thing, only that wheat, which had been prohibited by an order

PART III.

FROM THE PEACE 1783, TO A. D. 1792.

Plantation Trade, PART IH.

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Plantation

order of council dated 25 June 1788, on account of an alarm about the Hessian sty, which was supposed to have insested the American crop, was added to the articles excepted from importation. The annual order made in April 1790 contained no alterations from that of the foregoing year, but that wheat was no longer among the excepted articles.

Some doubt had been started upon the meaning of the American order, which applied to it in all its changes from the first iffue of it to the last; namely, What was to be the construction as to those articles imported from the United States which were not enumerated or described in the order? And upon examining the order itself, a doubt was raised upon the wording. Some contended, that the words towards the close of the first fection, and no other, were to be understood as referring to the articles; and then the meaning would be, that no other articles than those enumerated and described should be admitted at all. Others contended, that no other referred to the duty; and the meaning was, the articles enumerated should pay the duty there specified, and no other duty: and they held, that those articles that were excepted, and all other articles from the United States, should be imported upon the general duty to which they would be subject, if coming from any other place. The latter is most probably the sense in which the words were used by the framers of the first order; it was certainly the fense in which they had been construed

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meaning o it in all the last; tion as to ted States bed in the r itself, a Some conlose of the understood the meanthan those admitted at referred to articles enuecified, and those artiher articles ported upon d be subject, The latter is words were it was cer-

at the custom-house. But to remove all doubt, it was thought proper, that an order of council should be made for explaining this doubt, and putting beyond all dispute the words of an instrument, that contained the law for governing the whole trade with the United States. This was accordingly done by an order made 6 Oct. 1790; in which likewise was removed an ambiguity to which the word oil was subject, from the printer having interposed a comma between that word and

the word fish. THE provisions of this explanatory order are as follow: That oil made from fish or creatures living in the fea, and blubber, whale-fins, and spermaceti, and also all other goods and merchandize, the importation of which into this kingdom is not by law prohibited, being the growth, production, or manufacture of any of the territories of the United States, and not enumerated or described in the annual order, may be imported upon payment of fuch duties of custom and excise as are payable on the like goods and merchandize imported from countries not under the dominion of his majesty, according to tables A. and D. and F. in the confolidation act, or any fubsequent law; and where different duties are there imposed on the same goods coming from different countries not under the king's dominion, then upon the lowest of such duties; and such goods are to be intitled to drawbacks, according to those tables.

THE annual order iffued I April 1791 was worded conformably with this explanation; and the

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PART III.

FROM THE
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TO A. D. 1792.

Plantation
Trade.

the order issued 1 April 1792; is a literal copy of that of the preceding year; and those this order, supported by annual acts of continuance; the trade with the United States was carried on the the year 1796, when this portion of the American trade was fettled by treaty, which gave rise to stat. 37. Geo. 3. c. 97.

The American Treaty.

By this act, it is made lawful to import into this kingdom, directly from any of the territories of the United States of America, in British-built ships or vessels, owned, navigated, and registered according to law, or in ships built in the countries belonging to the United States of America, or any of them for in ships taken by any of the ships or vessels of war belonging to the government, of any of the inhabitants of the said United States, having commissions or letters of marque and reprisal from the government of the said United States, and condemned as lawful prize, and owned by the subjects of the said United States, or any of them, and whereof the master and three-fourths of the mariners, at least, are subjects of the said United States, any goods, wares, or merchandize, the growth, production, or manufacture of the United States, which are not prohibited by law to be imported from foreign countries, upon payment of such duties of customs and excise, as are payable on the like articles, when imported in British ships from any other foreign country; and where those duties are different, then upon the lowest of them.

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iron, pitch, tar, turpentine, rosin, pot ash, pearl ash, mahogany, masts, yards, and bowsprits, the growth, production, or manufacture TOA. D. 1806 of the United States, and all staves, and unmanufactured goods and merchandife whatfoever, which are not prohibited by law to be imported from any foreign country, being the growth, or production of the United States, may be imported in American or British ships, as before described, on the like duty, as if imported in British built hips from a British island, or plantation in America, though not accompanied with the certificates heretofore required; fubject, however, to the countervailing duties, imposed by this act, when imported in American ships.

This act retains the provisions about tobacco and rice, that used to be in the annual orders : and also regulations about duties and drawbacks. that do not properly belong to this work. The provisions of this act were re-enacted in stat. 41. Geo. 3. c. 95. in order to communicate to Ireland the same commercial intercourse as was enjoyed by Great Britain.

This act was to continue as long as the treaty. In the year 1805, it was discovered that the treaty, by the terms of it, was at an end. By the 28th micle of the treaty it was agreed, that if new arangements should not be agreed upon and pereded, respecting the subject of the 12th article, y the end of two years, from the figning of preminaries of peace for the termination of the exfing war, then the whole of the treaty, except

PART IIL

Plantation

PART III.

PROF THE
PRACE 1783,
TO A. D. 1806,
Plantation
Trade,

the first ten articles, (which ten articles do not make the subject of this act) should rease and expire. No steps were taken towards such arrange. ment; accordingly that part of the treaty, and with it the act of parliament which carried it into execution, expired. It was, however, deemed expedient, that the navigation and commerce between the United States and this kingdom, should still be kept up, and an act, ftat. 45. Geo. 3. c. 35. was passed, for continuing stat. 37. Geo. 3. to the aft June, 1806. It was further continued by stat. 46. Geo. 3. c. 16. to the 1st June, 1807. The articles imported are, by these acts, to pay the duties inposed in the new Consolidation Act, stat. 43. Geo. 3. c. 68. except corn and flour, which are to pay the duties imposed by the Corn Act, stat. 44, Geo. 3, c. 109.

Free Port Act.

ANOTHER point in the present policy with regard to the plantations, is to encourage the trade that can be carried on by means of free-ports in the West Indies. For this purpose the act of 6 Geo. 3. which had been dropped, as far as regarded the free-ports in the island of Dominica, ever since stat. 21. Geo. 3. and was now upon the point of expiring in toto, was repealed by stat. 27. Geo. 3. c. 27. as far as regarded importation or exportation, or the admission of vessels, or the duties payable thereon. The repealing act then goes on to make regulations de novo, adding we the number of ports before opened, restricting the commodities admissible to certain enumerated articles, and limiting the tonnage of the shipping

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This repealing act has itself been lately repealed, together with the several acts which had been subsequently made for amending it, and increasing the number of free-ports. I shall, however, state the matter of these acts, in order that all the steps by which the policy of free-ports advanced to its present state, may be remembered.

Thus, by flat. 27. Geo. g. wool, cotton-wool, indigo, cochineal, drugs of all forts, cocoa, logwood, fultic, and all forts of wood for dyers ufer hides, skins, and tallow, beaver, and all forms of furs, tortoife-shell, hard-wood or mill-timber, mahogiany, and all other woods for cabinet-ware, horses, asses, mules, and cattle, being the growth or production of any colony or plantation in America, belonging to, or under the dominion of, any. foreign European fovereign or state; and all coin and bullion, diamonds or precious stones, might be imported from fuch colonies or plantations into the ports of Kingston, Savannah la Mer, Monlegó Bay, and Santa Luced, in the island of Jamaica, the port of St. George in the island of Grenada, the port of Roseau, in the island of Dominica, and the port of Nassau, in the island of New Providence, one of the Bahamas. Such importation must be in some foreign sloop; khooner, or other veffel, not having more than one deck, and not exceeding the burthen of seventy tons, and must be owned and navigated by the subjects d, restricting of some foreign European fovereign or state *; * Sect. 2. n enumerated and the same description of persons and ships might export from those ports rum being the

PART III. TO A. D. 1806 Plantation.

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PART III.

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produce of a British island, negroes brought into those islands in British-built ships, owned, navigated, and registered according to law, and all manner of goods that had been legally imported into those islands, except masts, yards, or bow-sprits, pitch, tar, turpentine, and tobacco, and also except such iron as should have been brought from the British colonies or plantations in America. The legality of such importation was to be first made appear to the satisfaction of the officer of the customs.

F Sect. 4.

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THE enumerated articles so imported, thight be exported to Great Britain or Ireland, under the same regulations as are laid down in the Act of Navigation, stat. 12. Car. 2. c. 18. and stat. 22. & 23. Car. 2. c. 26. and also in stat. 20. Geo. 3. c. 10. which laid open the colony-trade to Ireland †.

Sect. 6.

No goods or commodities of the growth, production, or manufacture of Europe, or the East Indies, or other places beyond the Cape of Good Hope, were to be exported from the islands of Grenada or Dominica, or the Bahama Islands, to any other British colony or plantation in America or the West Indies §. The regulations of this act were enforced by the usual forseiture of the ship and goods. No see or reward was to be taken by the officers of the customs for any such foreign vessels, or the goods and merchandize imported or exported therein is

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ALTERATIONS were afterwards made in this act. It being found that the limitation in the

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tonnage of the vessels was too great a restraint on the trade, it was taken off by stat. 30. Geo. 3. c. 29. but the vessels were limited to one deck. Again, it being strongly represented, that persons who inhabited within the limits of countries admitted by us to belong to European sovereigns, but who did not hold themselves to be subjects of such sovereigns, were anxious to participate in this trade, it was, by stat. 31. Geo. 3. c. 38. sect. 7. extended to vessels owned by any persons inhabiting such countries on the continent of America.

Br stat. 33. Geo. 3. c. 50: sect. 8. tobacco was added to the free-port articles, that might be imported. The prohibition in sect. 7. was taken off by stat. 38. Geo. 3. c. 39. which allowed such European goods, and also all goods legally imported from any foreign colony, to be exported in British ships. This permission applied to Grenada, Dominica, Jamaica, Antigua, and Trinidad, all which islands had then their free-ports.

THE stat. 27. Geo. 3. like the former Free Port Act, was a regulation of experiment, and was to continue in sorce only for a limited time. It was continued by subsequent acts, and at length made perpetual by stat. 32. Geo. 3. c. 37.

By stat. 32. Geo. 3. c. 43. a fort of special freeports was made for sugar and coffee. Sugar and coffee, the produce of any foreign country or plantation, might be imported into the port of Nassau, and into any other port in the Bahamas, or Bermuda Islands, that should be approved by his majesty

PART III.

PROM THE PEACE 1806, TO A. D. 1600.

Plantation

PART III. TEACE 1783, Plantation

jesty in council, under the regulations of the Free Port Acts of 27. Geo. 3. and 30. Geo. 3.

By stat. 33. Geo. 3. c. 50. sect. 10. this policy, with respect to foreign sugar and coffee, was extended to fuch ports in the islands called Caicos,

as should be approved by his majesty.

While the import of foreign fugars was thus facilitated, it seemed consistent to repeal stat. 12. Geo. 2. c. 30. and 15. Geo. 2. c. 33. which continued to hold out an encouragement, (of which, however, our merchants, as has been before obferved (a), never availed themselves) to carry our own fugars to foreign parts; this was accordingly done by stat. 34. Geo. 3. c. 42. sect. 7. Additions were further made to the number of free-ports; as by stat. 33. Geo. 3. c. 50. sect. 1. the port of Antonio, in the island of Jamaica, and that of St. John's, in the island of Antigua; the latter was only for a limited time, and was to cease, by its last continuance in stat. 41. Geo. 3. c. 97. on 10. July 1805; by stat. 36. Geo. 3. c. 55. the port of Scarbo rough, in the island of Tobago; by stat. 37. Geo. 3. c. 77. the port of San Josef in the island of Trinidada; by stat. 41. Geo. 3. st. 2. c. 23. the port of Amsterdam, in the island of Curaçoa; and by stat. 42. Geo. 3. c. 102. the port of Road Harbour, in the island of Tortola; this latter was to continue, as an experiment, only to I July 1803; it late, and was further continued, by 43. Geo. 3. c. 133. to 25. Mar. 1808.

(a) Vid. ant. 75.

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SHIPPING AND NAVIGATION. SUCH was the law under the Free Port Act, flat. 27. Geo. 2. and those which followed it. After PROM the additions and alterations that had thus at dif- TO A. D. 1806. ferent times been made, it was thought advisable. to repeal all the former laws, to confolidate the New Free-Pert matter of them into one act, to make perpetual such as were temporary, and to make an addition of other ports, namely, that of St. Anne, in the illand of Jamaica, Pitt's Town, in Portland Harbour, in Crooked Island, one of the Bahama Mands; Kingston, in the island of St. Vincent, and the principal port in the island of Bermuda. This was done in stat. 45. Geo. 3. c. 57. the provisions of which, being the whole of the Free Port

System, as it stands at present, are as follows:

The same articles as were enumerated in stat. 27.

Geo. 3. namely, wool, cotton wool, indigo, comineal, drugs, of all forts, cocoa, logwood,

fastic, and all forts of wood for dyers use, hides,

thins, and tallow, beaver, and all forts of furs, tortoiseshell, hard wood or mill timber, mu-

logany, and all other woods for cabinet ware,

horses, asses, mules, and cattle, being the

growth or production of any of the colonies or plantations in America, or of any country on the

continent of America, belonging to, or under the

dominion of any foreign European fovereign or ly 1803; it state, and all corn and bullion, diamonds and pre-

. c. 133. to cious stones, may be imported from any of the aid countries into the several ports of Kingston,.

Savannah la Mar, Montego Bay, Santa Lucea,

Antonio, and St. Ann, in the island of Jamaica;

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PART III.

FROM THE
PEACE 1783,
TO A. D. 1806.

Plantation
Trade,

the port of St. George, in the island of Grenada; the port of Roseau, in the island of Dominica; the port of St. John's, in the island of Antigua; the port of San Josef, in the island of Trinidad; the port of Scarborough, in the illand of Tobago; the port of Road Harbour, in the island of Tortola; the port of Nassau, in the island of New Providence, one of the Bahana islands; the port of Pitt's Town, in Portland Harbour, in Crooked Island, another of the Bahama islands; the port of Kingston, in the island of St. Vincent; and the principal port in the island of Bermuda. Such importation must be in some foreign floop, schooner, or other vessel not having more than one deck, and being owned and navigated by persons inhabiting any of the colonies, or plantations in America, or countries on the continent of America, belonging to, or under the dominion of, any foreign European fovereign or flate *. Tobacco of the like growth (a) may be imported in like manner, and then re-exported to the United Kingdom, paying, on its importation here, the same duty as tobacco of our West Indies, or of the United States †.

* Sect. 1.

+ Sect. 2, 3.

THE next part of the act relates to fuch of the above ports as are constituted special free-ports, for the importation of foreign sugar and coffee.

(a) The words of description here, are different from those in the former place, but they come to the same sense; they are the growth of any island in the West Indies, or of any country on the continent of America," &c. &c. and they are adopted from the Tobacco Acts.

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fuch of the free-ports, and coffee.

ent from those fense; they are of any country y are adopted It is made lawful to import into the port of Nassau, in the island of New Providence; into the port of Pitt's Town, in Portland Harbour, in To A. D. 1806, Crooked Island; and into fuch other port or ports in the Bahama islands; into the principal port in the island of Bermuda, and into such port or ports in the islands called Caicos, as shall be approved by his majesty in council, sugar and coffee, the produce of any foreign country or plantation, in such foreign ships and vessels as are above described; which sugar and coffee may be again exported free of duty. All fugar and coffee imported from the above-mentioned special free-ports, into this kingdom, is to be treated as fugar and coffee not of the British plantations *.

THE act specially provides, in confirmation of the general law of the Colonies, that no goods or commodities other than those above-mentioned, shall be imported from the before-described foreign places, in foreign ships +.

Thus far of the importation into the free-ports; there is permission given to export from the freeports, in the before-described foreign vessels, rum of the produce of any British island, and negroes, which had been imported in any British-built ship or vessel, and all manner of goods, wares, or merchandife, which shall have been legally imported into the island, except masts, yards, or bowsprits, pitch, tar, and turpentine, and also except fuch iron, as shall have been brought from the British colonies or plantations in America I.

PART III.

Plantation

* Sect. 4, 5, 64

1 Sect. 8.

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PEACE 178 70 A. D. 1806.

* Sect. 9.

+ Sect. 11.

Plantation 4 Trade.

THERE is likewise permission given to export in British ships and vessels, from any of those freeport islands, to any British colony or plantation in America, or the West Indies, any goods or commodities whatever, of the manufacture of Europe; and also any goods which shall have been legally imported into those islands from any of the foreign plantations, or countries before described *. All the free-port articles, first enumerated, may be exported to the United Kingdom, conforming to the regulations of stat. 12. Car. 2. c. 18. stat. 22. & 23. Car. 2. c. 26. ftat. 20. Geo. 3. c. 10 †. But no East India goods are allowed to be exported. from any of the free-ports, to any British colony. in America, or the West Indies; and if any so-

reign ship arrive at a free-port with India goods,

fuch goods, and the ship, are liable to for-\$ Sect. 12, 13. feiture 1. To facilitate the trade of the free-ports, no custom-house fee is to be demanded of any foreign vessel, either upon importation or expor-

tation §. . § Sect. 14.

In this act, it had been omitted to insert the port of Road Harbour, in the island of Tortola, among the special free-ports for the importation of foreign fugar and coffee; a privilege which it. had enjoyed under the terms of stat. 42. Geo. 3. c. 102. which had placed that port on the same footing, as to import and export, with the port of Nassau, in New Providence. It was afterwards judged proper to restore this port to its former capacity by stat. 46. Geò. 3. c. 72. done not absolutely, but by vesting a power in his majestr

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stance (policy in the moth ticles for in an inf the same be called benefits o of colonia kingdom, fishery. foundland Mediterra of fish co in council, to permit the fame importation and exportation in that port, as in the port of Nassau; and also to permit the importation and exportation of all sugar whatfoever, without payment of duty, under fuch regulations as his majesty shall be pleased to direct. For distinguishing between foreign fugar, and fugar of the Virgin Islands, on its arrival in this kingdom, the latter is to be accompanied with a certificate; but such certificates are not to be granted for more than a certain quantity in each year.

This act was carried into execution by an order of council of 8 Oct, 1806, containing such special regulations, for diffinguishing foreign fugar, as are

required by the act,

It was thought expedient, in one more infrance (a), to depart from a principal point of policy in our colonial fystem, that of confining to the mother country the export of European arsicles for the supply of the colonies; but this was in an instance where a colonial object could, at the same time, be greatly promoted; or it might he called an object of the mother country, as the benefits of the fishery, more than any other branch of colonial concern, feem to centre directly in this kingdom, especially those of the Newfoundland fishery. In the distress occasioned to the Newfoundland trade, by the war in the countries of the Mediterranean, it was considered whether a depot of fish could not be made at Gibraltar and Malta, and

(a) Vid. ant. 82.

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PART III

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TO A. D. 1806.
Pluntation
Trade.

and the ancient markets be supplied from stores laid up at those fortresses. In projecting this new trade, it was feen, that not only a great eafement would be given to the fish merchant, but great encouragement would be holden out to foreign purchasers, if the European produce, needed for the colonies, could be shipped and transported directly from those two places of refort. To authorize this, it was enacted by stat. 46. Geo. 3. c. 116. that fruit, wine, oil, salt, or cork, the produce of Europe, may be shipped at Malta or Gibraltar for exportation direct to the plantations in North America, in any British-built ship, which shall arrive with the produce of those fisheries, taken and cured by his majesty's subjects carrying on those fisheries.

THE remaining laws, made during this period, are fuch as were occasioned by the circumstances of the war with France and the other European powers; fome of which were permanent regulations, and fome of a temporary nature. former kind are the laws for relaxing some of the prohibitions in the Act of Navigation; the first of which, stat. 34. Geo. 3. c. 42. sect. 6. enacts that any person alien born, and not naturalized, or made a denizen, residing in any place surrendered to his majesty in the West Indies, and who shall take the oath of allegiance according to the terms of capitulation, shall be intitled to exercise the trade or occupation of a merchant, or factor; this privilege was by stat. 37. Geo. 3. c. 63. s. 5. exfurrend

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extended to all places, whatfoever, that should be furrendered to his majesty's arms (a).

THE Cape of Good Hope being taken by his TO A. D. 1806 majesty's arms in the late war, was not suffered to fall into the rank of other British colonies, but was placed under the special government of the king, who by a temporary act, stat. 37. Geo. 3. c. 21. continued by stat. 41. Geo. 3. c. 19. to 5 March 1804. was authorised by the advice of his council, to make regulations touching the trade and commerce to and from that fettlement. This, being one of the places furrendered by the late peace of Amiens, fell again into the hands of the Dutch; but being re-captured in the present war, the same authority was again vested in his majesty by stat. 46. Geo. 3. c. 30.

This act was carried into execution by order of council 11 June 1806, which permits not only British, but neutral ships, to come to the settlement of the Cape of Good Hope, and its territories and dependencies, for importing or exporting any goods whatfoever, subject to duties and regulations to be established by his majesty or the governor; and in the mean time subject to such, as the trade was subject to, before the conquest; but goods imported from the king's dominions

(a) This provision has, by mistake, been repeated and rematted in the temporary Act stat. 45. Geo. 3. c. 32. In drawing stat. 45. Geo. 3. they copied stat. 37. Geo. 3. and they did did not notice, that while the provision, there made concerning alien ships, applied only to the then war, this concerning alien merchants is perpetual.

PART III

Plantation.

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PART III.
FROM THE PEACE 1783, TO A. D. 1806.
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are to pay no duty no goods from the eastward are to be imported, but by the East India Company. This order is not to prevent ships employed in the southern whale sishery, from carrying it on as before: no arms, artillery, gunpowder, or ammunition are to be imported. In other respects the order directs, that this settlement shall be liable to the general laws of trade and navigation.

The Indem-

THE other acts were for indemnifying governors of West India islands, who had found it necesfary to allow the importation of provisions and lumber, and the export of produce in exchange for them, in foreign bottoms; or who, as in the case of Tobago and St. Domingo, had done the fame, in conformity with the capitulations by which those two islands had been surrendered; such irregular but necessary traffic was justified by the indemnifying act stat. 34. Geo. 3 .. 35. The indulgence was only for that year, but it was annually renewed during the war; and by stat. 39. & 40. Geo. 3. c. to8. the governor of Surinam, which had recently been furrendered to his majesty's arms, was included with the other West India governors.

THE last annual act of indemnity was stat. 39. & 40. Geo. 3. c. 76. Peace returned, and the need of this irregular trade was at an end. It commenced again with the renewal of hostilities in 1803; but no notice was taken of it by parliament, till the session, 46. Geo. 3. when an Act of Indemnity, in the form of preceding ones, was passed;

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and foon after another act was passed for attaining the object without the necessity of violating the law, which had hitherto been the onl node of meeting fuch emergencies. It was now made lawful for his majesty in council to permit, or to * Ch. 111. authorife the governors in the West Indies, and on the continent of South America, in such manner, and under such restrictions, as to his majesty shall seem fit, to permit, when the necessity of the case shall appear to his majesty to require it, from time to time, during the present war, and for fix months after the ratification of a treaty of peace, the importation and exportation of any fuch goods as shall be mentioned in such order, in any ships of a state in amity, in such manner s his majesty shall direct. However such goods (except staves and lumber) must be of the country to which the ship belongs; and no exportation in fuch ships is allowed of sugar, indigo, cotton, wool, coffee. or cocoa.

THE design of this act was carried into execution by an order of council 17 Sept. 1806, by which the governors and lieutenant governors of the islands and colonies in the West Indies, and of the lands' and territories on the continent of South America, to his majesty belonging, are authorized to permit for 12 months, in neutral hips, the importation of staves and lumber, and also of every kind of provisions (beef, pork, and butter always excepted) being the growth or produce of the country to which the ship belongs; and also the exportation from the place, to which the

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PART III.

FROM THE
FEACE 1783,
TO A. D. 1806.

Plantation

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the before-mentioned importation was made, of rum and molasses, and any other goods, except sugar, indigo, cotton wool, coffee, and cocoa; there is a refervation that such permission may be determined or varied, before the expiration of 12 months, on six months notice of any order of council for that purpose. An addition was made to the articles of import by an order of council 1 Oct. 1806, namely, horses, mules, asses, neat-cattle, sheep, hogs, poultry, and every other species of live-stock, and live provisions.

Decisions and Law Opinions. THE division of our subject brings us now to such matter, as is to be collected from the decifions of courts, and the opinions of law officers of the crown.

A discussion was raised whether Tenerisse was one of the Western Islands, from which by stat. 15. Car. 2. c. 7. s. 7. recognised and re-enacted in stat. 4. Geo. 3. c. 15. s. 31. wine may be imported into the plantations. The collector of Jamaica had seized a cargo of such wine, and the court there had condemned it. After some difference here between the lawyers, and the commissioners of the customs, it was agreed by the law officers, that Tenerisse is not one of the Azores, or Western Islands, (a) and that it is in Africa; and, as such, its produce is not prohibited from

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(a) . Sir_

⁽a) The wording in stat. 15. Car. is "Western Islands of Azores;" in stat. 4. Geo. 3. it is "Western Islands, or Azores;" in stat. 12. Car. 2. c. 18. it is "Western Islands, commonly, called Azores."

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being carried directly from thence to the West-Indies. (a)

THE officers of the customs had doubted when to ther Canary wines could be entered from Guerniev and Jersey; that is, whether they are a production of Africa, in which case they must come directly from the Canaries or from Spain, by fect. 14. of flat. 12. Car. 2. or whether they are to be considered as a part of Europe, like Madeira, in which case they may come from Guernsey. The oth & 14th fections of stat. 12. Car. 2. c. 18. were relied upon as a ground of decision. It was urged, that if the Canaries were deemed to be in Africa, fill they had never been confidered in the light of Spanish colonies; from the time of the Navigation Act, to the present, they had been resorted to by our traders, and they were treated as an open and avowed place of trade by the act of navigation: in short, it was faid, the Canaries may be considered as a part of Spain, and their wines may be brought to Guernsey, as other Spanish wines.

This point was submitted to an eminent counsel, (b) who saw the difficulty, that African commodities should be expressly prohibited by sect. 3. from being imported in any other than English ships, and that the exemption of Canary wines from that prohibition, is only to be collected by implication from the expressions used in X fect.

(a). Sir A. Macdonald, and Sir J. Scott, 20 April 1791.

(b) Mr. Grant.

PART II

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Plantation

FROM THE PEACE 1783, 19 A. b. 1806.

Plantation
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feet. o, and yet when it is there faid, that Canary wines imported in other than English shipping. shall be liable to aliens duty, it does feem necesfarily to follow, that, subject to such duty, they may be imported in ships of another description; in other words, that they are not to be confidered as African produce, but are adopted into the class of European commodities, with which they are enumerated in this fection. If that be the meaning of the fection, it follows, fays the learned counsel, that like other wines of the growth of Spain, they may be imported in Spanish ships; and unless this construction is adopted, that part of the section, which relates to these wines, is altogether nugatory and abfurd; and therefore, he thought, it is to be understood as giving to Canary wines, by necessary implication, the character-of an European commodity; but as wine is the only article mentioned, this implication does not extend to any other part of the produce of those islands.

Ir was then confidered what other articles of produce could be obtained from the Canaries; and among these, it was noticed, that barilla came from thence, an article used in our manufactures, and of much more importance than the wines; besides which, it was said, there are other articles of produce, which were formerly not known, so as to come into contemplation, at the time of passing the Navigation Act. The case of law, together with these additional circumstances of interest and importance, was then laid before the Attor-

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Attorney-General, (a) who was inclined to think, that if the Canaries were laid down in maps, and were confidered, at the time of paffing the Navigation Act, as part of Africa, the oth fect. did not afford an inference sufficiently strong to make that section operate as an exception of Canary wines out of the general prohibitory words of sect. 3. if sect. 3. is to be taken as prohibiting generally the importation in foreign bottoms of the other produce of the Canaries. He thought the sect. 9. furnished a suspicion, that the Canaries were not confidered or described as a part of Africa, at the time of making the Navigation: Act. However the practice which had obtained with respect to importations from these islands, while a contrary practice obtained with respect to the Madeira Islands, seemed to him, on the other hand, a strong circumstance to shew, that the Canaries were considered as a part of Africa, and that the 9th fect. has not been construed as sufficient to warrant the importation, even upon payment of the alien duties, of the wines or other produce of those islands into England, except in such shipping, as is described in sect. 3. He added, that he had been informed, Canary wines had actually been forfeited under stat. 12. Car. 2. when not imported according to the 3d section. So that, upon the whole, he put it upon the circumstance of the Canaries being deemed a part of Africa at the time of passing the act, whe-X 2 ther

PART III.

PROM THE
PEACE 1783,
TO A. D. 1806,
Pluntation

(a) Sir J. Scott, 23 May, 1796.

PART III.

FROM THE
PEACE 1783:
TO A. D. 1806.

Plantation Trade. ther by direct evidence of documents, or by the traditionary evidence of practice and uniform usage.

THE Solicitor-General (a) did not think the inference drawn from fect. 9. could be conftrued to affect the positive enactment in sect. 3. for he thought it does not apply to that fection, but to another fection generally prohibiting the importation of specified commodities, except in English shipping, or shipping of the country, namely fect. 8. immediately preceding. He thought, that those who alledge the Canaries not to have been deemed a part of Africa at the time of passing the Navigation Act, should take upon them the onus of fuch proof, in which, he admitted, the fect. o. might be adduced as evidence; but that alone, he thought, was not fufficient to prove the allegation. If they could make out such fact, he then thought that Canary wines, and other articles enumerated in fect. 8. which are the produce of the Canaries, may be imported in Spanish vessels, and may be brought from the Canaries in British or Spanish vessels to Guernfey of Jersey, and thence imported into Great Britain; but he thought the practice, which had prevailed, was cotemporaneous evidence, that the Canaries were deemed at the time of passing the Navigation Act, as a part of Africa; in like manner as the practice of admitting Madeira wine in other than British ships, is a degree of evidence,

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that, at the time of passing that act, Madeira was deemed a part of Europe.

THE island of Tobago being re-taken in this TO A. D. 1806, war, it was proposed to bring in a bill to revive stat. 36. Geo. 3. c. 55, which makes the port of Scarborough in that island a free port, as if the act had lost its force by the capture of the island; and the law officers were of that opinion. To this it was objected, that nothing less than a legislative act can repeal an act of parliament; that the old statutes concerning Calais and Gascony, still in the statute books, are, by the editors, called obsolete, and not repealed; meaning, that they have now no object to apply to; but that they would operate, if those places were again possessions of the crown, and so became objects of English laws: it was never known, that the destruction, or sufpension of any thing, that was the object of an act of parliament, was construed to amount to a repeal of the act; if it was, the statute-law would be liable to repeal daily, without our knowing it, when there are changes in manufactures and commerce. It was asked, if it is necessary to revive this Free Port Act, by a new law, why not pass an act to revive all the other Acts of Navigation, for this re-captured island? but, it is admitted that the other Acts of Navigation attach upon it, without my fuch Parliamentary declaration, though they are only general laws, while this act, which was made purposely for the island, is denied to have the same pality of revivor and application, which feems fome- X_3

PART III.

PEACE 1783.

Plantation

PART III.

FROM THE PEACE 1783,

Plantation Trade. fomewhat inconfistent, and without principle. However, notwithstanding these considerations a bill was brought in, though it did not, for some other reasons, proceed through its stages. In the following session 45. Geo. 3. the new Free Port Act, providing for the port of Scarborough, among other free ports, any further measure was unnecessary.

A question respecting Smith a natural born fubject of his majesty, who had come here as master of an American ship, was submitted to the law officers; (a) who were of opinion that being a natural-born subject of his majesty, and not having been admitted a citizen of the United States till 6 May 1796, he could not be confidered, with respect to this country, as a subject of the United States, fo as to intitle him to be master of a ship, belonging to the United States, trading to this country. They adverted to the opinion given heretofore by Sir Joseph Yorke, who held that a Scotchman, having been made a burgher of Stock. holm, and coming here as mafter of a Swedish ship (b), was not intitled to be considered as a Swede in Great Britain his native country.

The above opinion was grounded upon the old American order of council, but the wording in the stat. 27. Geo. 3. for carrying on the American trade, is the same. The privy council adopted this opinion of the law officers, and the lords, in their

(a) Sir W. Scott, Sir J. Scott, Sir J. Mitford, 31 May 1797.

(b) Vid. ant. 193.

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d, 31 May 1797.

their letter to the treasury on this occasion, ex PART III. pressed an opinion, that such a claim as this, would, for many reasons, be contrary to the in- TO A. D. 1806. terest of this country, if admitted; yet, as this was the first case with respect to the United States, in which a claim of this nature had been brought forward, they thought it would not be proper to take advantage of the forfeiture, but recommended, that the ship should be admitted to enter her cargo; they defired, however," that a copy of the law opinion might be fent to the commissioners of the customs, acquainting them, that after such notice, the like indulgence would not be granted. (a)

But fuch indulgence was not long needed; for in about two years after this, the Court of King's Bench were of opinion in favour of fuch denizations in America, and decided, that Collet, who had become a citizen of the United States, was thereby qualified to be master of an American ship; this was in the case of Wilson v. Marryat, which afterwards went to the exchequer chamber, where the judgment was affirmed. (b) The folemn and repeated discussion, which that cause underwent, was deemed such as to fet this question at rest; and the law officers (c) on a future occasion, when a like case was submitted to them, declared, under the authority of Wilson v. Marryat, that one Williamson, having become

> X 4 a citi-

⁽a) Bof. & Pull. vol. 1. 441.

⁽b) Bof. & Pull. ibid.

⁽c) Sir J. Nicholl, Mr. Perceval, Sir V. Gibbs, 25 June 1805.

PART III,

FROM THE

FEACE 1783,
Te A. D. 1806.

Plantation Trade, a citizen of the United States, and having, as was to be prefumed, a bond fide residence there, was qualified to be the master of an American ship, so as to intitle such ship legally to import goods, under stat. 37. Geo. 3. c. 97.

The lords of the council came to a determination that ships, being American property, but not the built of America, sailing under sea letters, cannot be considered as American vessels, and intitled to import under stat. 37. Geo. 3. c. 97. This was notified by the board of customs on 24 Jan. 1806 to their officers, for the information of American captains, and merchants concerned in that trade.

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TRADE WITH ASIA, AFRICA, AND AMERIC

African Goods from Gibraltar-Foreign Goods from Ireland-Foreign Ships in the East-India Trade-The War Acts 1793-The African Company-The Sierra Leone Company-British Shipping-The War Acts 1803-Decisions and Law Opinions.

COME regulations have been made fince the peace in 1783, which affect the general policy established by the Act of Navigation with re- TO A. D. 1806. gard to this trade; the first is a section * in stat. 27. Geo. 3. C. 19. which regards the African Trade, and America.

* Sect. 11. and makes it lawful for any person to import or bring into Great Britain from Gibraltar, in any African Goods from Gibraltae. ship or vessel which, before 1 May 1786 did truly and without fraud belong to his majesty's dominions, or was of the built of his majefty's dominions, and was navigated and registered according to law, any goods, wares, or merchandize, being the growth or production of the dominions of the emperor of Morocco, and which shall have been imported into Gibraltar, directly, from any of those dominions not lying to the fouthward of the port

Trade with Asia.

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PART III. FROM THE PEACL 1783. TO A. D. 1806. Africa,

Trade with Asia, and America.

* Sect. 11.

* Sect. 12.

Foreign Goods from Ireland.

Foreign Ships in the East India Trade.

of Mogadore, in ships or vessels belonging to, or of the built of, his majesty's dominions, as before described, navigated and registered according to law, or in ships or vessels belonging to the subjects of the emperor of Morocco, upon payment of the same duties as if imported directly from Africa*. But fuch goods are to be accompanied with a certificate from the governor of Gibraltar, shewing they were brought into Gibraltar in the above manner +.

THE next regulation respecting this trade was intended for affording to Ireland still greater advantages from the foreign trade, which had been bestowed by stat. 20. Geo. 3. c. 6. It is ordained by stat. 33. Geo. 3. c. 63. that any goods, legally imported into Ireland, from British plantations in America, or the West Indies, or from British settlements on the coast of Africa, or any other goods of Asia, Africa, or America, legally imported into Ireland, may be imported from Ireland into Great Britain, in British or Irish-built ships; but this is not to extend to any articles of the East Indies, or other places within the exclufive limits of the East India Company.

A VERY important innovation was made in the navigation of the East India Trade by stat. 35 Geo. c. 115. It feems, the board of commissioners for the affairs of India had approved of an order that had been fent by the Court of Directors to their several presidencies, to take up such ships, as they could procure, for fending home investments of goods from India and China, and other places within the limits of the company, in lieu

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of ships usually sent out from this country; this being in the midst of the war, when much shipping was engaged in the public fervice, it was deemed a fit measure to be fanctioned by parliament; a power was accordingly by stat. 35. Geo. 3. c. 115. vested in his majesty in council, to permit the importation of fuch goods, subject to the like duties, as if imported in British-built ships; and also to permit such ships to export from this kingdom to the British settlements in India, with the licence and confent of the Company, any goods whatfoever, except ordnance and military stores. This act was to continue during the war; but by flat. 42: Geo. 3. c. 20. it is to continue, as long as the exclusive right of the East-India Company under stat. 33. Geo. 3. c. 52.

AFTER this permission to import into Great Britain India goods, in foreign ships, on the company's account, the policy of the Navigation Act underwent another infringement, in allowing foreign ships, belonging to states in amity with his majesty to export goods from the British possessions in India. This was authorised by stat. 37. Geo. 3. c. 117. The goods so to be exported are such as shall be permitted by the Directors; who, under the controul of the commissioners for the affairs of India, are to frame regulations for carrying on this trade, with a due regard to the interest of the British possessions, and the British empire.

An alteration was made in that part of the East-India Trade which is now considered as colonial: By stat. 37. Geo. c. 97. sect. 22. ships belonging

PART III.

PEACE 1783, TO A. D. 1806:

Trade with Asia, Africa, and America. PART III.

FROM THE
PEACE 1783,
TOA. D. 1806.

Trade with Asia,
Africa,
and America.

to the citizens of the United States are permitted to import and export from the British territories in the East-Indies, notwithstanding the Navigation Act, stat. 12. Car. 2. c. 18. all articles not prohibited to be imported or exported, subject to the regulations contained in the 13th article of the American Treaty. Which regulations are, that in time of our being at war, they are not to export military or naval stores, or rice; they are to pay no higher tonnage duty, than shall be payable in the United States on British vessels, nor any higher duty of import or export, than on cargoes in British vessels; they are not to carry goods, exported from the British territories, to any place but America; they are not to carry on any of the coasting trade of the British territories, though they may go with their original cargo from one port of discharge to another. They are not to fettle in the interior of the country, without special permission, under the same penalties as British subjects: they may touch at the island of St. Helena for refreshments.

The circumstances of war made it convenient to suspend, for a time, the operation of the Navigation Act in respect of the foreign trade with Asia, Africa, and America, in the article of shipping; but the acts made for this purpose were temporary, and ceased with the war. Thus by stat. 37. Geo. 3. c. 84. the produce of places in Asia and Africa, that are within the Levant Trade, was allowed to be imported in foreign vessels. Again, by stat. 39. Geo. 3. c. 95. Goods of a foreign

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reign colony, island, or plantation in America, and imported directly from thence in any ship of the United States, or of any other country in amity with his majesty, might by order in council be landed and warehoused for exportation, without paying the duty imposed by stat. 38. Geo. 3. c. 76. and be delivered for home confumption on paying the duty.

AGAIN by stat. 39. & 40. Geo. 3. c. 34. his majesty in council might grant licence to any British subject to import from any country in America, belonging to any foreign European fovereign or state, any goods, whether manufactured or otherwife, of any fuch country, not prohibited to be used or confumed in this kingdom, in any ship or vessel belonging to any state in amity with his majesty, subject to the same duties, as if imported in a British-built ship. This was an act of short continuance, but was continued by that. 41. Geo. 3. c. 97. to the end of the war.

To accommodate the persons concerned in the trade of the islands, captured during the war in the West-Indies, and ceded, at the peace, to the French, and Batavian Republics, it was permitted by stat. 42. Geo. c. 95. s. 9. for three years, to import directly from thence into this kingdom, the produce of those respective colonies, upon payment of the fame duties, as if they were imported from a British West-India colony, in British-built ships.

OTHER necessities, besides those of war, required a dispensation, with the Navigation act. To assist the

PART III.

PEACE 1783. TO A. D. 1806.

Trade with Asia, Africa, and America.

PART III.

PROM THE PEACE 1783, TO A. D. 1806.

Trade with Asia, Africa, and America.

the distilleries, melasses were allowed by stat. 36. Geo. 3. c. 81. to be imported for a limited time from any country in Europe, not in possession of his majesty, in a British ship, or any ship belonging to a kingdom, or state, in amity with his majesty. To savour the importation of rice or other grain from India, in time of scarcity, it was allowed by stat. 41. Geo. 3. c. 37. to come from any port in the East Indies, in any ship belonging to persons of any kingdom or state in amity, however navigated; such ships might also bring other articles to complete their lading, and might export merchandize to the East-Indies for one voyage, the same as British ships.

The African Company. The following alteration concerned the affairs of the African Company. The fort of Senegal had been ceded to France by the peace of 1783; and the French king guaranteed to Great Britain the possession of fort James and the river Gambia, both lying between the port of Sallee and Cape Rouge. It was now thought more beneficial for the trade, that the forts, settlements, and factories, between the port of Sallee and Cape Rouge, which by stat. 5. Geo. 3. 44. had been vested in the king, should be re-vested in the Company. This was accordingly done by stat. 23. Geo. 3. c. 65 The same freedom of trading there was, notwithstanding, continued to all the king's subjects.

The Sierra Loone Company.

THE establishment of "the Sierra Leone Company" is an event in the trade of Africa that seems of importance. This is a joint Stock Company,

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the affairs of Senegal ce of 1783; Great Brid the river rt of Sallee more benelements, and e and Cape 4. had been ested in the tone by stat. m of trading d to all the

Leone Comca that feems ck Company, that was incorporated by stat. 31. Geo. 3. c. 55. for the purpole, as appears from the preamble of the Act, of establishing a general trade and commerce with the coasts of Africa, and for exploring the interior countries of that continent; which objects cannot be well attained, without having possession of some district for forming a factory; nor can fuch undertakings be well carried on without a confiderable capital joint Stock, and an incorporation of the adventurers. For this purpose a number of persons named in the Act are incorporated. His majesty is empowered by the Act to make a grant to them of "the Peninsula of Sierra Leone," for the purposes of their incorporation, which grant was accordingly made.

THE British shipping employed in the foreign trade with Asia, Africa, and America was considerably affected by stat. 26. Geo. 3. c. 60. which put an end to foreign ships, British owned, by taking from them the privileges of a British ship; so that the trade of Asia, Africa, and America was, after that, to be carried on in British-built hips, equally with the Plantation trade, It was further affected by the provisions of stat. 34. Geo. 3. c. 68. Hitherto the navigation system had confined all its restrictions upon shipping, whether British or foreign, to the circumstance of importing goods; except, indeed, the exporting of goods from the British Plantations; but this act goes further, and has enacted, that no ship registered, or required to be registered, as a British ship, shall be permitted to exportany articles what soever, unless

TO A. D. 1806.

Trade with Asia, Africa nd America;

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PART-III.

FRCM THE PEACE 1783, TO A. D. 1806.

Trade with Aila.

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manned with and navigated by a Master and three-fourths at least of the mariners British subjects. So that now, the exportation to foreign places in Asia, Africa and America must be made by the same fort of shipping and navigation, as the importation hitherto had been.

The trade to Asia, Africa and America was considerably influenced during the war, by the operation of the Dutch property Acts, as they are usually called, and those made in consequence of them in favor of neutral ships, which being more connected with the European trade, are mentioned at large under that head.

THESE Acts affected the trade with Afia. Africa and America, only, as the goods, which happened to be imported under the orders of council, made by virtue of the Acts, were the produce of any of those countries. But the last of them, flat. 42. Geo. 3. c. 80, directly and by name applied to this trade; it allows, under orders of council, the importation of produce from the continent of America, and islands in the West Indies, not under the dominion of his majesty, in neutral ships of not less than 100 tons burthen. Such produce is to be warehoused for exportation, and not at all to be used in home consumption. This Act has been revived, fince the renewal of hostilities, and continued by stat. 44. Geo. 3. c. 30. until eight months after a Definitive Treaty of Peace.

The War Acts, ANOTHER Act, to continue during the war, and till fix months after a Definitive Treaty of Peace,

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Peace, namely, stat. 45. Geo. 3. c. 34. was made for further encouraging the trade, by neutral ships, with countries in America belonging to any foreign European Sovereign or State, in the fame manner as had been done the last war by stat. 39 & 40. Geo. 3. c. 34. The importations under this Act must be by licence from his majesty, by and with the advice of his privy council, and of articles the produce or manufacture of those countries not prohibited to be used or consumed in this kingdom. The trade carried on under this Act differs from that under the before mentioned Act, in as much as there is in this no restriction on the tonnage of the vessels; and the articles imported may be fold for home confumption, except sugar and coffee, which must be warehoused for exportation. No licence is to be granted to a person who has not exported, or has not given security to export, to those countries in America, goods from this kingdom, in fuch proportion to the value of the goods imported, as shall be directed by his majesty in council.

ANOTHER Act which affects this trade, but which belongs more properly to the history of the European trade, is referved for that head, where it will be spoken of fully. This is stat. 43. Geo. 3. e. 153. which comprehends in it most of those temporary measures which had been passed, at different times, during the late war, and which were now revived on the renewal of hostilities in 1803. Such parts of that Act as relate to the trade of Turkey and the Streights, some of which

PART III.

PEACE 1783 TO A. D. 1806. Trade with Asia,

is in Asia, and some in Africa, properly belong to this head; and the clause, which allows the importation of fuch articles as shall be specified in any order Trade with Asian of council, may possibly include articles of Asia, and decles. Africa, or America : but the trades named and defcribed in the Act, being mostly European, this Act will more properly come under confideration in the following part of this work, together with the other Acts for relaxing the Navigation system and, confequently the influence .esitilifod gairub

Decisions and Law Opinions.

HAVING considered all the Acts of the legislature which have passed on this branch of our trade, we come now to the decisions of Courts, and to the opinions of the Law Officers of the Crown, which have been recorded within the same period of time; fome of which are very interesting and informing,

FOLLOWING the division of the subject, which was fuggested by the Act of Navigation, the trade to the East Indies, which was then, and for many years after, a trade to a foreign country, like the Company's present trade to China, was placed in this part of our inquiry. But the condition of the Company has fince confiderably altered. From the possession of settlements and factories, they gree to have territorial possessions; and whatever scruples and unwillingness there might once (a) have been to consider such territories as possessions to his majesty belonging, within the meaning of the Navigation Laws, it at length came to be an admitted point; accordingly we find (b) in state

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-(a) Vid. ant, 97. (6) Vid. ant. 316. (4)

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37. Geo. 3. where the Americans are allowed a trade to the British territories in India, the grant is made with a non obstance of the Act of Navi- 100 1806. garion, Rat. 12. Cur 2. Two cales had come Trate with Asia. before the Courts, in which this principle was admitted; the one was that of a Danish ship, which had laden goods at Calcutta; the other of a Swellish thip, which had taken a Cargo at Madras. Both these were objected to as illegal voyages, and, confequently, the infurances that were made upon them were not binding. It was endeavored to defend the first of these irregular traders by alleging, that it was the practice to make fuch hipments in foreign ships, and that four months after the one in question there was passed an Act, flat 17. Geo. 1. C. 117. allowing fuch exportation in foreign ships to be made. (u) The second was attempted to be supported by a surmise, that the prohibition of the Navigation laws, with refeel to foreigners trading to the East Indies, was removed by the construction of stat. 33. Geo. 3. c. 12. fect. 138. 130. 146. (b) But in both cases the Court were clearly of opinion, that the Navigation laws extend to the British ports in the Edindes one; and whatevesible

the latter of these cases it was contended, that the British ports in India are not only within the prohibitions of stat. 12. Car. 2. but also of stat. 7. & 8. Will. 3. c. 22. s. 2. in other words, they are not only territories to his majesty belonging,

(a) 3 Bol and Pull. 35.

(b) Ibid. 604

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PART III.
FRAGE 1783,
TOA. D. 1806.
Tradewith Asie,
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they are Colonies, and Plantations, which is the description of the places spoken of in the latter statute. But however the parliament and our Courts may hold this language, there is not observed in India any of the exclusive trade and navigation of a British Colony. They have no Custom-house establishment for keeping it up, on the principles that govern in the West Indies and America. The Company give countenance to that resort of foreigners which they think beneficial to the general advancement of their trade; and foreign ships come to their ports, in the same manner is they come to the ports of this kingdom.

THE above-mentioned stat. 33. Geo. 3. C. 52. for regulating the affairs of India, had been fer up on a former occasion to support an illegal voyage to India. It was presended, that the sect. 146. resided fo much of stat. 9. & 10. Will. 3. C. 44. 28 11 ted an exclusive trade to the Company; but the Court of King's Bench were of opinion, in which they were afterwards supported by the Exchequer Chamber, that no part of state 9. & 10 Will 3. was thereby repealed, but fach as inflicted penalties and forfeitures (a). This last was the case of a British ship, carrying convicts to Botany Bay, which had a licence to take in a cargo at Bombay, but exceeded the limits of it by trading at other places, in breach of stat. 9. & 10. Will. 3. C. 44.

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⁽a) Term. Rep. vol. 6. 723. Bof. and Pull. vol. 1. 272.

THE trade to the British territories in the East Indies, recently granted to the Americans, gave occasion to a case which underwent much discussion in the Court of King's Bench (a), and afterwards in the Exchequer Chamber. This was a policy of Infurance, which was objected to on the ground of the voyage being illegal. It was an American ship, loaded with corn and slour for France; these articles were there fold; the was laden with others at Bourdeaux; she proceeded to Madeira, where she took in goods that had been hipped from London for this voyage, and also wines from Portugal; with all which articles the was proceeding to the British territories in the East Indies; but she was detained by the Commander of the fquadron at the Cape of Good Hope, on fuspicion of being an illicit trader.

Ir was contended, by those who objected to this voyage, that the 13th article of the American Treaty meant only a direct intercourse between the United States and he British Settlements in India; they laid a stress upon the word between, which marked the United States as one of the termini of such trade; they considered it as tantamount to the words to and from; and so, they contended, the Americans themselves considered it, in the additional article introduced by them for suspending the 12th article, where the word between is used as descriptive of the trade which was before designated as to and from. By the 14th article the

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(a) Marryat v. Wilson.

PART III.

PARTIL T9081 D. 1805. Trade with Asia

trade between America and the king's dominions in Europe is to be subject to the laws of the refootive countries; and by the prior existing the of Great Britain; all persons, as well foreigners as natives (excepting the East-India Company) are prohibited from trading from Great Britain to the East-Indies and But the failing from America to France, and thence to Madeira to take in goods, fent from Great Britain for that thip, to be carried to India, was in effect a trading from Great Britain to the East-Indies and the Americans thereby made a fraudulent use of their privileges under the 14th article; for it begame a colour and pretence for trading from Great Britain to the East-Indies, which is not within the scope of the 13th article, that expressly regulates this trade, since

To this it was answered, 1st. That America could, before; purchase goods in any part of the world, and carry them to any port in the East; Indies, except within the British settlements the only boon, therefore, that Great Britain could confer, was the right of trading to British ports in This was meant to be given with the only restraint of not importing East-India goods into Europe; but the importing of British goods, instead of American, was an advantage to Great Britain, and could not have been intended to be prohibited. 2dly. The right of freely trading to every part of the British dominions is given by the 1.1th article of the treaty in the motingeneral terms; but this is, on certain conditions, afterwards expressed, which were meant to preclude all re-

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friction by implication Then follows the 13th Purplus article which gives the American liberty, freely to carry on the trade to India, exception articles nowing 1906 prohibited to be imported, or exported The proto Tink with dairy hibition; therefore; is to the articles; and not be auditmerion the place from whence they come : To that if this frood alone, the Americans would be intitled to trade with an intirely perfect liberty by any circultous rout they pleased; but a qualification is afterwards made, restricting them to carry goods from the British ports in India only to America and this express stipulation as to their homeward trade, inhews, that no restriction was meant on their outward trade, or it would have been expreffed equally as in the others; this, therefore, remains to be enjoyed, according to the phrase of the treaty, with an intirely perfect liberty. It was denied that the word between had the meaning ascribed to it; but if it had, yet here it was applied only to the homeward trade from India to America, and not to the outward trade now inc question shand if it had been intended to apply to both the voyages, why flould the expressions used in the rath article as to the West-India Trade which conveyed that fenfe in the most unequivocal manner, have been varied from in the 13th article? European goods, if imported into Amenica might afterwards be shipped for the East-Indies and the framers of the treaty could not have intended for frivolous a distinction, as that it as might when permitted to do that indirectly, which could not be done directly; the effect of which,

TO A. D. 1506. Trade with Asia,

PART III. if allowed, would be to make America the depit. of goods for the East-Indies which is a policy ot Ruffig which the flood on bologuil so ot ton

AFTER much argument, it was decided by the Court on the fullest confideration, that the intercourse between America and the East-Indies under the 13th article of the treaty, need not be immediate and direct; and as nobody disputed; but the Americans might collect goods in Europe, carry them to America, and from thence to the East-Indies; why, in point of reason, may not that be done directly, which may be done undirectly? (a) this judgment was afterwards affirmed in the Exchequer Chambers (b) the month torner,

ANOTHER question arose in this cause, on the navigation of the ship. Callet, the master and also a part-owner, was born in Great Britain, and had refided here till 1784, when he went and fertied in America, and became a citizen of the United States, residing permanently there. AA proclamation had been published in 16 Feb. 1793. forbidding all mariners ferving in foreign ships, without the king's special licence; Collet had not obtained any fuch licence. It was objected, that not being a citizen of the United States at the time their independence was declared, he could be confidered only as a British subject within the laws of navigation. Those, who argued this, adverted to the case before mentioned of Scott v. Schwartz (e), where foreigners domiciled in

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⁽a) Term Reports, vol. 8. p. 31.

⁽b) Bof. & Pull. vol. 1. p. 459.

⁽c) Vid. Ant. 191.

he deput a policy of Ruffiat d by the he interies under beimmen but the pe, carry the Easton not that one uindi-

s affirmed ands towns, ferren the mafter and ritain, and went and izen of the there. A Feb. 1793, reign ships, let had not jected, that tates at the he could be within the hed this, adof Scott v. omiciled in Ruffia Ruffia were admitted to be Ruffian feamen but PART III. they remarked, what the court went upon the law of Ruffia which fanctioned flich maturalization of to A.D. 1806. and that the Court then gave no opinion respect. Truck with Asia, ing an Irifleman, who was one of the mariners in question and they adduced the opinion before mentioned (u) to have been lately given by the law officers of the crown, declaring that Smith a person circumstanced as Collet, was qualified as mafter of an American veffel; and also the before mentioned opinion of Sir J. Yorke(b) was relied upon by them as an authority.

To this it was answered, that although a person cannot throw off his allegiance to the king, yet, for commercial purposes, he may acquire the rights of a citizen in another country; to afcerain the legality of which pretention, recourfemust be had to the laws and usages of the country adopting him, which rule, they faid, was established in the case of Scott, v. Schwartz. The case of Smith, they said, turned wholly upon fraud; he had become a citizen of the United States for a particular purpose, and net bond fide; there was no previous residence then, as there was in the case of Collet; who was so domiciled in America, that he could not avail himself of the privilege to trade as an Englishman, without returning to this country to fix his domicile here.

The Court declined, they thought at first, there was not much weight in this objection, and, after

⁽a) Vid. ant. 310. (b) Vid. ant. 193.

PARTITIES

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Trade with Asia, Africa,

consideration, they were clearly of opinion, there was none. Collet is a citizen of this country by birth, and cannot throw off, his allegiance, but he is also a citizen of America, for commercial purposes; and his being a natural born subject here, cannot deprive him of the advantages of being a citizen of that country. (a) This part of the judgment was likewise affirmed in the Exchequen Chamben; it was there asked, what difference is made by the circumstance of the adopted subject of the United

States being a natural-born subject of the kingsof Great Britain it Is there any general principle in the law of nations (out of which this adoption of subjects seems to have grown) that in the pre-sent state of the adopted subject, he should be incapable of enjoying the privileges, which have been conceded by the parent state, to other subjects of that state which has adopted him? As to our municipal law, it being granted, that natural-born subjects may become subjects of the United States, there can be no breached degal duties, any more than of moral or political onesid no consist of duties what seems. In claiming or exercising the privileges, which belong to the new

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37. Geo. 3. c. 97. (b) point of motion and the man taken of a difference in wording which feems to

character. Such a person is to many purposes

"of that country, or place" according to the words of the Navigation Act, and "a subject of the United States," which are the words of state.

⁽a) Term Reports, vol. 8. ibid.

⁽b) Bof. & Pull. ibid.

oinion, there was dintry by birthis but he is alfo ercial purpoles; et herej cannot being at citizen of the judgmenth quen Chamben: is made by the et of the United t of the kingiof eral principle in this adoption of that in the pret, he should be" ges, which have Attesticod other" s adopted him? ing granted, that he fubjects of the" Freach?ofslegal" or political onesid , in claiming or belong to the new o many purpofes eccording to the and "a subject of the words of state

mois reds stem t nt, no notice was which feems to was such furnish furnish a fair topic of argument. Valt may reasonably be doubted whether it was meant by the legillature to hold American ships trading to India, To A. D. 1806. to all the first circumftances of ownership and Tradewith Asta, navigation required in American ships trading be- and American weeen the United States and this kingdom : the description in the latter case is this; " fhips builto "in the countries belonging to the United States "of America, or any of them, or hips taken by many of the ships or vessels of war belonging to "the government, or any of the inhabitants of "the faid United States, and condemned as law-"ful prize in any Court of Admiralty of the faid "United States, of which condemnation proof "hall be given to the fatisfaction of the com-"missioners of his majesty's customs, in England "and Scotland respectively, and owned by the "Subjects of the faid United States, or any of "them, and whereof the master and three-fourths. "of the mariners, at least, are subjects of the said "United States." This description of American hips is referred to in feveral subsequent sections; in fect, 2. in such skips in fect. 3. 5. 6. American ships owned and navigated as herein-before required fect. 7. imported in manner beforementioned; fect. 11. American vessels owned and navigated as by this act is required. But when in the 22d fection, a new trade is to be described, namely, that from the United States to the East-Indies, no fuch precision in the quality of the ship sobserved; the words in the enacting part are, "for the ships belonging to the citizens of the United

PART IN

PRACE 1783, TO A. D. 1806. Trade with Aria, Africa

"United States to carry on the said trade to " the British territories in the East-Indies:" there is no reference to the frict description in the former part of the act, and the fection concludes with a non obstante of the Act of Naviga tion. This looks as if the legislature had no folicitude, and did not presend to make any provifion, to regulate a subject which they knew could not be governed, in the way it was treated in this kingdom, in the West-Indies, and in the American colonies, where there are cultom-house establish. ments, and a habit of examination, for prefery. ing regularity in fuch matters. It must have been known to the framers of the act, that all these means were wanting at our settlements in India; that, in fact, the ownership and navigation of ships was not there viewed with the technical nicety practifed here; and that in legislating on this point, they could go no further than lay down the rule in general terms, fimilar to those of the treaty which they were to carry into execution, and which are recited in the preamble of this feetion, "that the veffils belonging to the citizens " of the United States of America shall be ad-" mitted and hospitably received in all the seaports and harbours of the British territories in "the East-Indies." It seems, therefore, very questionable whether, in the strict legal construction of the enacting words in the act, and much more when the preamble, copied from the treaty, is confidered, American ships going to India are open to fuch objections to their ownership and navigation,

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il Irois to be regretted that the qualification of TO A. D. 1806. Cotlet was not fustained upon some such reason- Truck with Assis ing as this, rather than to shake the opinion and the principle declared by the law officers in the case of Smith; as it may contribute to loosen those bonds of the navigation-system, which it is important to keep as firm as possible. 198 12 20 10.

PRAS to the other point, of a circuitous trade to India, two of the law officers, whose opinion in the case of Smith was thus over-ruled, were called. upon, foon after the judgment in the Exchequer Chamber in Wilson v. Marryat, to consider the rase of a circuitous trading to India by an Ameican ship, when they delivered an opinion, in their turns against certain principles which had been laid down by the judges in the above cause.

MWAN American ship had applied at the Custom-House to enter outwards for Madras and Bengal under fat. 37. Geo. 3. The bench officers, doubting of this claim, had submitted it to the board, which led to a case being referred to the Attorney and Solicitor-General (a) for their opinion, whether a ship, belonging to a subject of the United States, can legally clear out from this kingdom to the British settlements in India, or to any other part of the East-Indies. They reported, that independent of the before-mentioned decision, they hould have been inclined to think, that the trade, the first of the under

(a) Sir J. Scott, and Sir J. Mitford, 29 May 1799.

PART III

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under the treaty, ought to be directly from America to the British territories in India; as well as from those territories directly the America; and they expressed a doubt, whether the before mentioned decision had clearly concluded that question. It had however, less untouched the question, whether the citizens of the United States can trade directly from Great Britain to the East Indies, in devogation of the exclusive privileges of the East India Company.

They apprehended, the treaty speaking only of a trade between the United States and the British territories in the East-Indies, could not be deemed to authorif any track from Great Britain to any part of the East-Indies not being Britin territory; and therefore to much of the question must stand as it did before the treaty, and the citizens of Ame rica are in that respect, in no better situation, than the subjects of any other state. The exclusive trade is secured to the company, subject to the provisions in ftat. 33. Geo. 3. c. 52. in favour of the king's fubjects reliding in Great Britain of in any other part of his European dominions; they observed that his majesty's subjects, authorifed to export other goods under the above mentioned provisions, are restrained from exporting military flores, and a variety of other articles, without special licence of the company. The law, therefore, antecedent to the American treaty, appears to have prohibited the exportations by all foreigners, from Great Britain to the East-Indies, of any goods whatfoever; they then conceived

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that no foreign thip could, before the treaty, clear out from Great Britain to the East-Indies. As the treaty, and act apply only to a trade with the Bridtish territories in India, they thought it clear, that there was no authority, under them, for an American ship to clear, out from Great Britain to any part of India, not British territory; nor can the treaty and act be deemed to have repealed those

acts of parliament, which give to the Company an exclusive trade from Great Britain to the East-Indies, with provisions, even in favour of British subjects only under specified restrictions. If it was otherwise, the Americans would have a trade to India, without restriction, which his majesty's subjects, residing here, have only under certain restrictions, and his majesty's subjects, not resident in his European dominions, have not at all; and which is

forbidden to all foreigners. The Americans might

then export military stores, and the other articles

that are prohibited to be exported without spe-

cial licence. Such extraordinary privileges, they

thought, could not be conferred on American sub-

However, it appears, that after this, (a) the commissioners of the customs allowed an American ship to clear out for Serimpour in the East-Indies, and expressed officially, their opinion, that they knew no law against it.

Some of these American traders to the Eastlidies claimed a right to import indigo from the

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FRAME: 1780.
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(a) 7 May 1806.

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PROM THE PEACE 1783, TO A. D. 1806.
Trace with Acia, Africa, and America.

isle of France under stat. 7. Geo. 2. c. 18. fect. 2. but the law officers were of opinion (a) that the starute did not intitle the petitioners to the entry of their cargo; they admitted the enacting words of the statute are large; but considering the object of it, as it may be collected from the preamble, they thought it was only intended to legalize the importation as against the prohibition in the Act of Navigation stat. 12. Car. 2. c. 18. and not as against the exclusive privileges of the East-India Company; and, if this was the first instance of fuch an attempt to import this article from within the limits of the Company, they thought this circumstance would strongly tend to shew, that the construction they now put upon the act was conformable with the general understanding on the subject.

It was a question, whether East-India goods, carried into Barbadoes as prize, were subject to the prohibition of stat. 7. Geo. 1. c. 21. sect. 9; other points were involved in it, as to the duties of customs, and the effect of the prize act. The law ofcers were of opinion, (b) that the prohibition in stat. 7. Geo. 1. c. 21. sect. 9. attached upon these goods, notwithstanding their having been carried into Barbadoes as prize, and, consequently, they could not be imported there; but the goods when condemned, might be sent, without importation to Great Britain, or to a foreign market. Upon this act, stat. 7. Geo. 1. it may here be remarked,

(b) Sir J. Scott, and Sir J, Mitford, 16 Dec. 1793.

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⁽a) Sir J. Nicholl, Mr. Perceval, Sir V. Gibbs, 10 Feb. 1806.

that the repealing clause sect 146. in stat. 33. PARTIL Geo. 3. c. 52. cannot be construed to affect the Prote 1983, above fect. 9. of ftat. 7. Gec. 1. but has for its TO A DE 1806. object fect. 1. as appears by the feries of corre- Trude with Asia, foonding words in both acts. 314 27112 313 70 and America.

The stat. 39. & 40. Geo. 3. c. 34. sect. 5. enacts that in the case of any dispute about the licences granted under that act, to trade to the Spanish colonies, the proof shall lie on the person claiming the benefit of the licence. A clause to this effect used to be inserted in the body of such licences, by way of admonition to the parties. Some persons peritioned, that such clause might be left out; and the law officers were of opinion (a) that there was no objection to the omission of fuch condition in the form of the licence, as the legal obligation to comply with it still remained, whether it was expressly inserted in the licence, or not काल्य मानस्य काला ल कालातिक । . . . Philosopath of the offer to want order in the or many

(a) Sir J. Nicholl, Sir Ed. Law, Mr. Perceval, 1. Apr. 1801. to make set to be set to be a set of a

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CHAP.

CHAPTER HI.

THE EUROPEAN TRADE.

Of European Shipping—The French Commercial Treaty—The War Acts 1793—The Dutch Property Acts—The Neutral Ship Act—The War Acts 1803—Orders of Council, Licences, and Instructions.—Law Opinions.

PART III.

PROM THE PEACE 1783, TO A. D. 1806.

European Trade.

Of European Shipping. THE most material provisions made during this last period that can properly be classed under the head of regulations respecting the European Trade, are in a clause in stat. 27. Geo. 3. c. 19. and two others in stat. 34. Geo. 3. c. 68.

This clause (a) was made in order to do away the injury which the Navigation Act suffered from the provision lately (b) made by stat. 22. Geo. 3. c. 78. in favour of foreign shipping. Under that act, foreign shipping were qualified to import the articles enumerated and described in the eighth section of the Act of Navigation, if they were of the built, or belonged to any other country than that of their growth or production, provided it

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(a) In stat. 27. Geo. 3. c. 19. (b) Vid. ant. 187.

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was a country under the same sovereign. This made an opening that gave offence to the jealous defenders of the policy of the Navigation Act; TO A. D. 1806. and it was accordingly meant to be repealed, without its being so expressly declared, by the following provision; namely, that the goods or commodities so enumerated or described in the Act of Navigation, being of the growth, production, or manufacture of Europe, may be imported into Great Britain, under the regulations of that act, and of stat. 13. & 14. Car. 2. c. 11. and ftat. 6. Geo. 1. c. 15. either in ships which before 1 May 1786 truly and without fraud wholly belonged to his majesty's dominions, or which are of the built of his majesty's dominions, and registered according to law, or in . hips the built of any country or place in Europe belonging to, or under the dominion of, the fovereign or state in Europe of which such goods or commodities are the growth, production, or mafacture, or of fuch ports where those goods can only be, or most usually are, first shipped for transportation, with a master and three-fourths at least of the mariners belonging to such country, place, or port, and in no other ships whatsoever*.

By this act, the ships are required to be of a certain built, as by the old law, but the built need not be of the very country of production, only of some country under the same sovereign; which latter point so far agrees with the liberality of the statute meant to be otherwise corrected by this; and by the wording of this part it applies also to countries circumstanced like those that were not under the

* Sect. 10.

PART III.

PROM THE
PEACE 1783,
TO A. D. 1806.

European Trade. fame fovereign at the time when the Act of Navigation was passed.

IT was intended by this act to restore the law to the state it was in under the eighth section of the Act of Navigation, as altered by the prohibitory clause in stat. 13. & 14. Car. 2. c. 11. and stat. 6. Geo. 1. c. 15. But the penning of this act feems to do more. Thus, under the words of this act, currants and Turkey commodities, being the growth, production, or manufacture of Europe, may be imported either in thips belonging to, or ships built in, Great Britain, or in ships of the country; but by the eighth fection they may not be imported but in British-built ships, or ships of the country. It was not, however, intended, that the permission under this act should go further than the permission under the eighth section; and it is expressly provided, that this permission should be exercised under the regulations of that and the other two acts before-mentioned. The construction has accordingly been, that where British-built ships are required by the eighth section, they must still be employed under this act. In like manner, the permission here given is not to be construed to take away the prohibitory clause in stat. 13. & 14. Car. 2. nor is the faying in stat. 6. Geo. 1. which takes off part of that prohibition, to be extended beyond the limitations annexed to it, which require the goods imported to belong to the king's subjects, and the importation to be in British-built fhips (a).

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n, to be exto it, which to the king's British-built

THE two clauses in stat. 34. Geo. 3. c. 68. confiderably affect the British shipping employed in part of the import and the whole of the export of TO A.D. 1866. this trade. 'All articles of European trade, not included in the 8th section of the Act of Navigation, being under no prohibition, or restriction whatfoever by act of parliament, might be imported in any ships, British or foreign, howsoever manned, or navigated; but this act, by enacting, that no ship registered, or required to be registtered, as a British ship, shall import or export any articles' whatfoever, unless navigated by a master, and three-fourths, at least, of the mariners, British subjects, has put all imports in British ships, under the fame restriction with those included in the 8th fect. of the Navigation Act, and further has created a restriction as to export, which before was unknown to the navigation system, except in the British colonies, where the export, as well as import, was always' required to be in British ships, manned and navigated in this manner.

A REGULATION was made in stat. 27. Geo. 3. c. 13. for carrying into execution the commercial treaty The French with France. Two of the articles that were the Treaty. objects of that treaty were wine and olive-oil, both which were, by the Act of Frauds, stat 13. & 14. Car. 2. c. 11. prohibited to be imported from the Netherlands. This stood in the way of the adjustment now made by the treaty; and to remove this obstacle it was enacted *; that French * Sect. 02. wines might be imported in casks from any place in the European dominions of the French king,

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PART III.

FROM THE PFACE 1783,

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Trade.

in such manner, and under such regulations, as they might then by law be imported from France; and also French wines in bottles or flasks, as well for fale as for private use, in the same manner, and under fuch regulations, as they might then be imported from France for private use: and also, that olive-oil the product or manufacture of France, or of any place in the European dominions of the French king, might be imported from any part of the Netherlands belonging to, or under the dominion of, the French king, in British-built-ships or veffels owned, navigated, and registered according to the laws in force on or before to May 1787, or in French-built ships or vessels owned by, and belonging wholly to, the fubjects of the French king, and whereof the master and threefourths of the mariners at the least were the fubjects of the French king. This regulation expired with the treaty in the year 1800, but all commercial intercourse had long before been stopped by the war.

The War Acts

The remaining acts passed during this period, that, at all, affect the shipping and navigation of the European trade, were such as the state of war suggested, and they expired with the termination of hostilities. These are either such, as were to facilitate the importation of certain articles, that were necessary to our manufactures, or consumption; or such as were to enable the king's subjects to take advantage of the ascendency, which our great superiority at sea gave us, for enlarging the boundaries of British commerce.

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Or the former kind was stat. 35. Geo. 3. c. 90. which was to repeal so much of stat. 2. Will. & Ma. c. 9. as relates to the importation of thrown filk of TO A. D. 1806. the growth or production of Italy, and to allow the importation of fuch organzined thrown filk from any port or place in amity with his majesty, in any ship or vessel whatsoever. It was also provided by the same act, that flax and flax-seed, which is one of the enumerated articles in the 8th section of the Act of Navigation, might, notwithstanding that act, be imported in any ship or vessel, belonging to any kingdom, or state in amity with his majefty, upon the same terms, as if imported in foreign ships or vessels of the built of the country or place of which fuch flax, or flax feed was the growth, production, or manufacture. The last continuance of this temporary act, was by stat. 42. Geo. 3. c. 16. to 5 July 1802; when the peace being established, it was permitted to expire.

By stat. 44. Geo. 3. c. 29. his majesty was impowered by order in council (and in Ireland the lord lieutenant and council) to permit hides, pieces of hides, dreffed or undreffed, calve-skins, or pieces of calve-skins, dressed or undressed, horns, or pieces of horns, tallow, and wool, (except cotton wool) to be imported in any foreign ship or vessel, on the same duties as in a British ship. This act was for a year; it was continued by stat. 45. Geo. 3. c. 80. with the addition of goat skins dreffed or undreffed; and further by stat. 46. Geo. 3. c. 29. sect. 9. to 25 Mar. 1808. Upon this act, orders of council were faccessively made for three months, with the Z 4 addition

PART III.

PEACE 1783.

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PART III.

FROM THE VEACE 1783,
10A. D. 1806.

European
Trade.

addition of goat skins in that of 4 July 1805: the last order was 26 Nov. 1806. for ten months. When goat skins were added, there was then in force an act allowing their coming from any place in British ships, stat. 15. Geo. 3. c. 35. made perpetual by stat. 31. Geo. 3. c. 43. (a)

THE trade of the Levant, and Mediterranean fea is one, that has always been interrupted by hostilities, and has accordingly required some relaxation in the navigation system: it includes articles both of the 4th and 8th sections of stat. 12. Car. 2. that is, those which are the produce of Asia and Africa, and also those of Muscovy and Turkey. In order to obtain the importation of fuch articles, without complying strictly with the regular course of the navigation system, it was provided by stat. 37. Geo. 3. c. 84. that the Turkey Company might import the goods, usually imported from Turkey, or Egypt, or from any place in the grand feignior's dominions within the Levant seas, in any ship built in, or belonging to Great Britain, or Ireland, and navigated according to law; or in any ship belonging to any kingdom or state in amity with his majesty, navigated by foreign seamen, from any port or place whatsoever. Further, goods usually imported from any port or place in Europe within the Streights of Gibraltar (except fuch as might theretofore be imported from the dominions of the grand feignior) might be imported, by any person whatsoever, from any place

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place whatfoever (not being in the dominions of the grand feignior) in British, or foreign ships, as before-mentioned. This act was to continue during the war.

In the following year, falt was allowed to be imported from Portugal in neutral vessels, by stat. 38. Geo. 3. c. 25. during the war. Salt is enumerated in sect. 8. of the Act of Navigation, as an article to be imported in no foreign ships but those of the country where it was produced, or was first shipped for transportation.

The provision made by stat. 39. Geo. 3. c. 98. to permit the importation of Spanish wool from any port or place whatever in foreign parts in any neutral ship, is understood to have had in view, not the wool of Old Spain, which needed no such provision, but wool of the Spanish colonies, which by the Navigation Act must come from thence directly, or from Old Spain. This act also took off the effect of the traitorous correspondence act, stat. 33. Geo. 3. c. 27. which otherwise would have prevented the dealing with Old Spain for this article.

The necessity there was, during the war, of obtaining naval stores, upon any terms, occasioned a suspension of the Act of Frauds, stat. 13. & 14. Car. 2. which prohibits certain importations from the Netherlands and Germany; by stat. 39 Geo. 3. c. 111. it was allowed to import, in British-built ships, from Hamburg, Bremen, Altona. and Gluckstat, pitch and tar, as well as deal boards, fir, and timber. The peace coming, this temporary

PART III.

FROM THE PEACE 1783, TO A. D. 1806.

European Trade. PART HI.

PROM THE PEACE 1783, TO A. D. 1806.

European Trade. rary act was not permitted to expire, but was repealed by stat. 42, Geo. 3. c. 7.

Among the temporary provisions, that arose out of the war, is stat. 41. Geb. 3. c. 103. made respecting the trade of Malta: the geographical fituation of this island was not well defined: if it was to be deemed a part of Africa, it came under one branch of the navigation system; if a part of Europe, it came under another. To these doubts were added the contemplation of its being one of the places, which, probably, would be ceded at the peace. It was, therefore, thought more adviseable for the present, that its trade and commerce should be under the direction of the king in council, who might make rules for its government, notwithstanding stat. 12. Car. 2. c. 18. and stat. 7. & 8. Will. 3. c. 22. and all other acts. whether relating to the colonies, or to other places, The act further ordained, that the island of Malta, and its dependencies, should be deemed a part of Europe for all purposes, and as to all matters and things whatfoever. This act was to continue till the figning of a definitive treaty of peace, and from thence till fix weeks after the next meeting of parliament. Since the renewal of hostilities, it has been continued by stat. 43. Geo. 3. c. 12. to 1 Jan. 1804, and by flat. 44. Geo. 3. c. 4. till fix months after the ratification of a definitive treaty of peace. The view of being the first

An order of council was made under the first act on 30 July 1801, which was continued by another there

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ther on 8 June 1803, and was last continued by one on 21 Dec. 1803, to the end of the war, unless his majesty in council should otherwise order 70 A. D. 1806 and direct. It was thereby declared, that the port of Valette, in that island, should be a free port for the importation and exportation of all forts of goods in neutral ships, of whatever burthen and in whatever manner navigated; subject to regulations that might be necessary to be made for athe fafety, or health of the place. The fame drawbacks and bounties as are allowed on exporcations to Minorca, or Gibraltar, were to be allowed on exportations to the port of Valette.

THE regulations in this order being deemed defective, it was revoked by an order of Jan. 1807, which goes on to direct, that the trade and commerce to and from the isle of Malta, and the dependencies thereof, shall be carried on in ships and veilels belonging to any of his majesty's subjects owned and navigated according to law; and in trading ships or vessels belonging to the subjects' of states in amity, of whatever burthen, and in whatever manner navigated; and in ships belonging to any person or persons whatsoever, of whatsoever description and however navigated, to which his majesty may be pleased to grant a licence or authority for that purpose. 5.8

The other temporary regulations, which had the effect of enlarging very confiderably the boundaries of British commerce, to the prejudice indeed of The Dutch Property Acts. our shipping and navigation, were such as allowed any neutral ships whatsoever, and however manned,

PART III.

European Trade.

PART III. PEACE 1783 FO A. D. 1806.

European Trade.

to bring to this kingdom any fort of goods, from any country, or place whatfoever, under order of his majesty in council. This new policy began in the generous delign of affording an alylum to the inhabitants of the United Provinces, who wished to withdraw themselves, and their effects, from the French armies, that were then entering that country; and it originated in an order of council of 16 January 1795, which was hastily iffued, on the pressure of the moment, and which directed, that all goods, wares, merchandize, and effects whatfoever, coming directly from any of the ports of the United Provinces to any of the ports of this kingdom, in the vessels of any country, and navigated in any manner, should be permitted, until further order, to be landed and fecured in warehouses under the joint locks of his majesty, and the proprietors, at the expence of the proprietors; there to remain in fafe custody for the benefit of the proprietors, until due provision should be made by law, to enable the proprietors to re-export, or otherwise dispose of them.

HAVING made provision, in the above order, for goods and effects already in the United States, it was deemed proper to make the like provision for fuch as were upon the feas, and were in their way home, to that great emporium of European trade. Accordingly, further order was issued on 21 Jan. 1795, directing, that all goods, wares, merchandize, and effects whatfoever, belonging to any of the subjects, or inhabitants of the United Provinces, or belonging to any subjects of his majesty,

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jesty, or to any subjects of a country in amity with his majesty, coming from any part of Europe, Asia, Africa, or America, in amity with his ma- 70 A. D. 1800 jesty, in vessels belonging to any subjects or inhabitants of the United Provinces, or to any subjects of his majesty, or to subjects of any country in amity with his majesty, and bound to ports of the United Provinces, might be landed and secured

in warehouses, in like manner as goods admitted under the former order.

Such indifcriminate admission of foreign ships, as must take place under these orders, could not be effected, without the breach of many restrictions in the Acts of Navigation, as well as in those for preventing finuggling; and it became neceffary to follow up what was done, by some act of the legislature, that should justify a proceeding, which however illegal, was highly useful, not only for preserving the effects of his majesty's allies, but also those of his own subjects, who happened to be embarked with them in the fame commercial adventures. For this purpole, an act was passed, stat. 35. Geo. 3. c. 15. being the first of those, commonly called Dutch Property Acts; by this aft the commissioners of the customs were authorised to release all such vessels, that should happen to be feised, if it was proved, that they came within the terms of the above-mentioned two orders in council; and all fuits, and legal proceedings respecting such ships, contrary to those orders, were to be suspended. Further, the permission granted by the two orders was enacted, as

PART III.

a law.

PROM THE A. D. 1806

a law, in the very terms of the orders, holding out, befides fecuring the property of fuch ships and cargoes for the benefit of the owners, the fecuring also of the revenue that might be due for them, until further provision therein should be made by parliament.

BEFORE the fession closed, such further provision was made. By c. 80. the proprietors of all goods, that had, or might afterwards, come in, were allowed to take them out of warehouse; and either re-export, or otherwise dispose of them, upon paying the duries, and complying with the regu-

lations contained in the act.

THE act went yet further; forefeeing that ships of the inhabitants of the United Provinces, and ships having on board goods of theirs, might still be coming in, his majesty in council was enabled to appoint commissioners, who should take into their possession and under their care such ships and cargoes as had come, or should come; and manage, fell, or otherwise dispose of them to the best advantage, according to fuch directions as they should, from time to time, receive from his majesty in council*

As feveral ships had been admitted by special orders of council, without fufficient proof having been made of their coming within the terms of the two orders made in January, it was thought expedient to legalize fuch admissions; and, moreover, to allow the like orders to be iffued for fix months more, for any ships whose owners wished to take the benefit of the two general orders. Such

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special orders continued to be iffued, long after the PART HL expiration of the fix months; but this fort of trade was deemed, as well by the parliament, as Town. 1806 by his majesty's council, to be very beneficial to the commerce of the kingdom. Accordingly the admission of these latter ships was likewise justified by stat. 36 Geo. 3. c. 76, as that of the former had been; and they were received to all the benefit of the two general orders in council, and of the acts passed in the last session of parliament.

INDEED the advantage of this new trade, which The Neutral made England the depot and emporium of Eutope for the produce of all the world, was fo fenfibly felt, that the parliament came to a refolution, not only to continue, for a further time, the policy relating to Dutch ships, but to enlarge it wall neutral ships whatfoever; judging, as the preamble of the clause made for this purpose expresses it, " under the special circumstances of the commerce of Europe, that it will be for the bewhit of the commerce of this kingdom," besides continuing the regulation, as to Dutch ships, to allow, " other ships and vessels, belonging to persons of any country in amity with his majesty, which are in fearch of a place, wherein to deposit heir goods, wares, and merchandife," to come to my of the ports of this kingdom in the fame maner, as if they had been intitled to take the beest of the two general orders in council issued in anuary 1795. Accordingly by the 2d fection of lat. 36. Geo. 3. c. 76, such ships, under such pecial circumstances, were allowed to be admitted

PEACE 1806 TO AADr 1806 European

by order in council, to take the benefit of the two general orders in council iffued in January, 1795, and of the acts of the preceding fession, as to importation, warehousing, and exportation, This regulation, as well as the two acts of the preceding fession, was passed for a short continuance; all three acts were further continued by flat. 37. Geo. 3. c. 12. ftat. 38. Geo. 3. c. 9. & ftat.

39. Geo. 3. C. 12. The sale with blood offe In the last of these sessions, an addition was made by c. 112. to the policy of neutral ships; his majesty was thereby authorised, for a limited time, with the advice of his privy council, to permit any fuch goods, as should be specified in any order of council, to be imported in skips belonging to the fubjects of any kingdom or state in amity with his majesty. All the four acts relating to neutral ships were continued by stat. 39. & 40. Geo. 3. c. 9. & c. 17. The three former were finally continued by stat. 39. & 40. Geo. 3. c. 65. to 1 Jan. 1804. and the last by stat. 41. Geo. 3. stat. 1. c. 20. which last having been suffered to expire, it was revived by stat. 41. Geo. 3. stat. 2. c. 19. and continued until fix weeks after the commencement of the next fession of parliament, when it was again fuffered to expire; peace also being now restored the three former acts were taken into confideration, and were repealed by stat. 42. Geo. 3. c. 80. However, other provisions were made, by the fame act, in lieu of them, for continuing this trade in neutral ships, in a manner less invidious to the owners of British shipping, till it should finally ter

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THE merce c ring the tions ma nuary 1 and stat dient, tl acts sho be made to enacl cease on the Ist order of under an with resp vessel, b amity wi tons bur foever, o navigated possession his majest the Westfoever, th possession Great Bri to be wars and the p

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minate, and the navigation system be permitted to refume its operation, as before the war.

THE preamble of the act recites, that the com- TO A.D. 1806 merce of this kingdom was greatly benefited, during the late war, in consequence of the importations made under the two orders of council in January 1795, & stat. 35. Geo. 3. c. 15. & c. 80, and stat. 36. Geo. 3. c. 76. and, as it was expedient, that, upon the restoration of peace, those acts should determine, other provisions ought to be made in lieu of them; it goes on, therefore, to enact, that the above-mentioned acts should cease on 1 Sept. 1802, and that from thence to the 1st Jan. 1804, it shall be lawful, under any order of council with respect to Great Britain, and under any order of the lord lieutenant and council with respect to Ireland to import, in any ship or veffel, belonging to perfons of any country in amity with his majesty, not being of less than 100 tons burthen, and navigated in any manner whatsoever, or in any British-built ship, owned and navigated according to law, from any territory, possession, or country, not under the dominion of his majesty, on the continent of America, or in the West-Indies, any goods or commodities whathever, the produce of any part of fuch territories, now restored, possessions, or countries, into any of the ports of Great Britain, or Ireland. Goods fo imported are ico. 3. c. 805 to be warehoused under the joint locks of his majesty nade, by the and the proprietor, subject to the direction of the ning this trade commissioners of the customs in England, Scorvidious to the land, and Ireland respectively; and are not to be Λa

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PART III.

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removed, but for re-exportation on due entry being made for foreign parts.

Since the renewal of hostilities in 1803, it has been thought wife to revive and continue the provisions of this act, till eight months after the ratification of a definitive treaty of peace, which was

done by stat. 44. Geo. 3. c. 30.

WHEN stat. 36. Geo. 3. c. 76. had communicated fo great advantages to neutral ships, the British merchants grew jealous, that their ships should be still confined to the restrictions of the navigation laws; this contrast between the British and foreign ship owner and merchant had so much weight with the king's government, that they had, under special circumstances, thought it reasonable to admit, by divers orders in council, several British ships with their cargoes, to enter, and be admitted to the fame advantages of importation, as was granted by that act to foreign ships; the parliament thought proper, when they were expressing their approbation of this fort of trade, to legalife what had already been done, in extending it to British ships, and to allow the fame privilege to be confirmed to them by law, until I Sept. 1802. cordingly so enacted by 2d fest. of stat. 42. Geo. 3. c. 80. Out of this act were excepted tobacco, fnuff and rice; which articles could only be imported conformably with the special provisions then subfifting, in the excise and custom laws:

The War Act

Upon the renewal of hostilities in 1803, it be came necessary again to resort to those expedient for relaxing the navigation system, which have Americ one ac which on the

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1 1803, it be ofe expedient , which have

been mentioned during the last war, and the PART UK. American war. Most of these were included in one act of parliament, stat. 43. Geo. 3. c. 153. 70 A.D. 180 which may be properly enough called the War Act, on the subject of shipping and navigation.

THE first * provision in this act, is to allow the * Sect. 1. importation of organzined thrown silk of Italy, from any place, in any neutral ship, notwithstanding stat. 2. Will. & Ma. st. 2. c. 9. which requires it to be brought from the ports of the countries where it is the produce, and to come directly by sea. There is an exception of certain coarfe filk. Secondly t, to allow the importation + Sect. 4. of flax, and flax-seed, in any neutral ships, notwithstanding the 8th sect. of the Act of Navigation, which requires them to be imported in British ships, or in ships of the country where those articles are produced, or ships of the port where they are first shipped for transportation. Thirdly 1, 1 Sect. 5. to allow any member of the Turkey Company to import goods from Turkey or Egypt, or from any part of the grand feignior's dominions within the Levant seas, in ships belonging to Great Britain or Ireland, or in any neutral ship, notwithstanding the 3d or 8th section of the Act of Navigation, which require fuch importations to be in British-built ships, or in ships of the country where those articles are produced, or of the port where they are first shipped for transportation. Fourthly &, to allow the importation of goods & Sect. 8. usually imported from any place in Europe within the Streights of Gibraltar (not being goods which

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PART III.

could heretofore be imported only from the grand feignior's dominions) from any place, in any neutral hip, notwithstanding the 8th section of the Act of Navigation, which requires fome of those

articles to be imported in British ships, or ships of the countries where they are produced, or of the port where they are first shipped for transportation. Fifthly*, to allow the importation of pitch, tar, deal boards, fir, and timber, from any ports of Germany, in British built ships, notwithstanding stat. 13. & 14. Car. 2. c. 11. which prohibits any of those articles being imported from Germany; which prohibition has been taken off only as to timber, fir, and deal boards, the production of Germany, by stat. 6. Geo. 1. c. 16. fect. 2. Sixthly +, to allow the importation of Portugal salt from Portugal, in any neutral ships, notwithstanding the 8th section of the Act of Navigation, which requires it to come in British ships, or ships of the country where it is produced, or of the port where it is first shipped for transportation. Seventhly 1, to allow the importation into Great Britain of wool, and into Ireland of ba-

1 Sect. 13.

the Act of Navigation, according as those articles are respectively the produce of Asia, Africa, or Sect. 15, 16. America, or of Europe. Lastly &, a power i vested in his majesty, and in the lord lieutenant of Ireland, by order in council, from time to time

rilla, Jesuits bark, linen yarn, hemp, indigo,

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PART III.

European Trade.

to permit any fuch goods, wares, and merchandize as shall be specified in any such order in council, to be imported from any port or place of any kingdom or state not in amity with his majesty, in any neutral ships; and several orders of council, that had been made since the renewal of hostilities, prior to that act, are thereby declared good in law.

By flat. 46. Geo. 3. c. 74. any Prussian yarn which had been imported fince 4th Ap. 1806, and which should, after the passing of that act, be imported in any foreign ship, under and by virtue of the last mentioned act, stat. 43. Geo. 3. c. 153. is made subject to the same duties and regulations, as if imported in a British ship. Soon after passing this act, the lords of the treasury, on the recommendation of the lords of the committee of council for trade, directed fome German yarn, that had been imported from Hamburgh in neutral ships, to be admitted to an entry, on paying the same duties as if imported in a British ship, upon a representation of the merchants that there were no British ships at Hamburgh at the time of hipping the goods; the parties, however, were required to give fecurity for paying the difference between the low and the high duty, within fix months, if they were not previously relieved by parliament.

THE last provision of stat. 43. Geo. 3. amounted to a dispensation from the navigation system, in regard to countries with which we are at war. It was judged proper to vest in his majesty the

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PROM THE PEACE 1783 TO A. D. 1806

the same discretionary power with respect to soreign America, and the West Indies; for which purpose, stat. 42. Geo. 3. c. 80, which has been mentioned before (a); was revived, and continued by stat. 44 Geo. 3. c. 30. and all persons concerned in advising or issuing orders that had been made, conformably with that act, since i Jan. 1804, when stat. 42. Geo. 3. expired, were thereby indemnissed.

By this act of 42. Geo. 3. c. 80. importations may be made, under orders in council, into Great Britain or Ireland, in any neutral ship or vessel of not less than 100 tons, from any territory, possession, or country, not under the dominion of his majesty, on the continent of America, or in the West Indies, any goods or commodities the produce of any part of such territory, possession, or country: but such goods are to be secured in warehouses, under the joint locks of his majesty and the proprietor, and are not to be removed but for re-exportation.

UNDER these two statutes, 42. Geo. 3. c. 80, and 43. Geo. 3. c. 153. together with stat. 45. Geo. 3. c. 34. (b) most of those facilities to our commerce, which are needed in time of war, are attained. It only remains to vest in his majesty the same power with respect to countries in amity, which he has, by stat. 43. Geo. 3. with respect to countries not in amity, and then the whole navigation system will be liable

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⁽a) Vid. ant. 320.

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eo. 3. c. 80, vith stat. 45. lities to our me of war, in his mato countries 43. Geo. 3. amity, anl vill be liable

to be suspended, as often as it shall be deemed wife and expedient to exercise the great discretionary power that shall thus reside in the crown. To A.D. 1806 In fome instances the council had thought it expedient to take this liberty with the navigation system; and importations from Spain, then in a state of amity, had been allowed by order of council, and by licence from his majesty. This irregularity was covered by an ect of indemnity, stat. 45. Geo. 3. c. 33. and the like exercise of power has not fince been reforted to.

THE first use made of the very extensive au- Orders of Counthority reserved to the crown by the last sections and Instrucof stat. 43. Geo. 3. was an intimation from the council, i Sept. 1803, to the commissioners of the customs, that they might admit to enr y some ships which had arrived with cargoes from France and Holland, and also any others which should arrive under similar circumstances; informing them, at the same time, that a meeting of their lordships was foon to be holden, when they would consider the point in question, and would make fuch order as should be deemed necessary, under stat. 43. Geo. 3. for admitting to entry cargoes imported under his majesty's licence, from countries then at war with Great Britain.

On 14 Sept. 1803, fuch order was made, allowing the importation of certain enumerated articles, contained in a list annexed to the order, being neutral property, or the property of British subjects, duly licensed thereunto, from any port or place belonging to any kingdom or state not in A 2 4 amity

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amity with his majesty (which was then only France and Holland,) in any neutral ship whatever; provided that this should not be construed to authorize a British subject to trade from any port or place, belonging to any kingdom or state not in amity with his majesty, without licence for that purpose, first duly obtained. This order was to continue during hostilities. There was subjoined to the list of goods permitted to be exported to France, Flanders, and Holland.

THE permission to import from, and export to, the enemy's country, was not sufficient protection to the merchants, unless they were also protected in their passage on the seas, from the crusters who watch the enemy's port, and whose employment it is, among other objects, to prevent all trafficking with the enemy by British subjects. The licence for each individual ship, is its proper protection against the charge of illegality in so trading, and the authority of cruifers to molest it; but it was deemed proper to go further, and to protect all ships so trading, even without a licence. Accordingly, on 29 June 1805, an instruction was iffued to the courts of admiralty, and to the commanders of thips of war and privateers, to that effect. By this it was directed, that neutral veffels, having on board the articles thereafter enumerated, and trading, directly or circuitously, between the ports of the United Kingdom, and the enemy's ports in Europe, not being blockaded, shall not be interrupted, on account of such arricles

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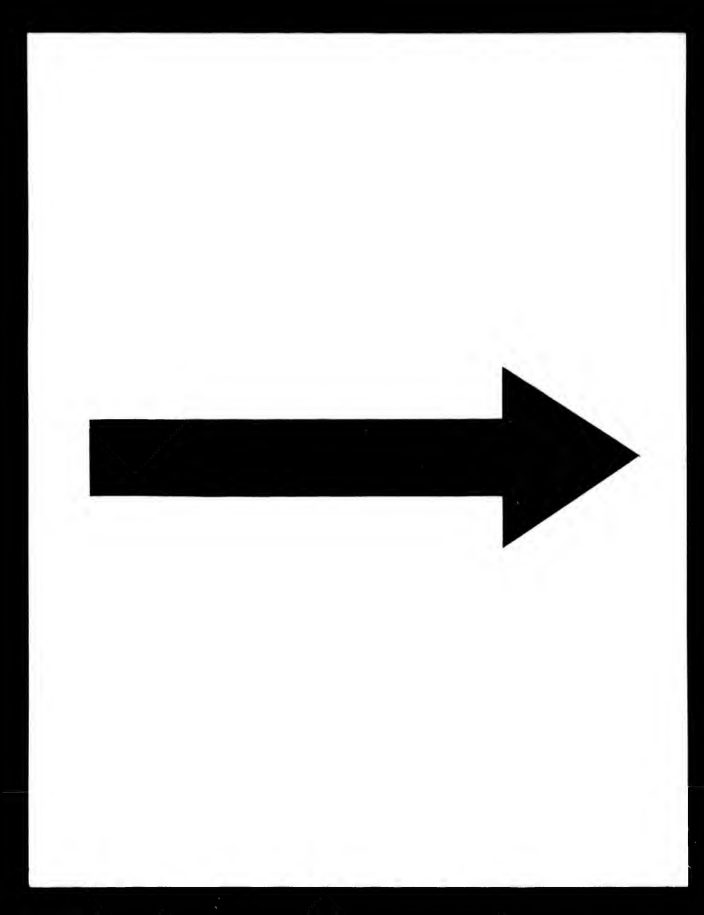
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ticles being the property of British subjects, trading with the enemy, without having obtained a fpecial licence from the king for that purpole. 1979, 70 N. D. 1806

ynTurs instruction to protect ships on the seas, although they had no licence, was foon followed up by an order of council, 15 Aug. 1805, allowing the importation and entry of certain enumerated articles, being neutral or British property, coming from an ene... ort in a neutral fhip. This corder recites the e-mentioned instructions, and leaves o mer condition of having previously obtained nce. The enumeration of articles in this order agrees with that in the instructions, which varied from that in the first order. Spain, now become an enemy's country, is added to France and Holland. The enumeration of articles is as follows:

-II FROM Holland-Grain, (if importable according to the provisions of the Corn Laws) salted provisions of all forts, (not being falted beef or pork) oak bark, flax, flax-seed, clover, and other seeds, madder roots, salted hides and skins, leather, rushes, hoops, saccharum saturni, barilla, smelts, yarn, saffron, butter, cheese, quills, clinkers, terrace, geneva, vinegar, white lead, oil, turpentine, pitch, hemp, bottles, wainscot boards, raw materials, naval stores, lace, and French cambrics, and lawns,

FROM France—Grain, (as above) salted provisions of all forts (not being falted beef or pork,) seeds, saffron, rags, oak bark, turpentine, hides, RART UL



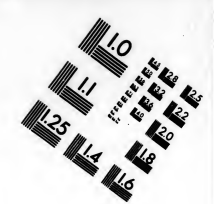
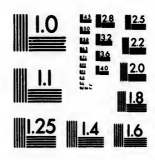


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PART III.

FROM THE PEACE 1783.
TO A. D. 1806.

European
Trade.

hides, skins, honey, war, fruit, raw materials, linseed cakes, tallow, weld, wine, lace, French cambries and lawns, brandy, and vinegar.

FROM Spain—Cochineal, barilla, fruit, Orchella weed, Spanish wool, indigo, hides, skins, schumac, liquorice juice, seeds, saffron, silk, sweet almonds, Castile soap, raw materials, oak bark, anniseed, wine, cork, black lead, naval stores, brandy, and vinegar (a,)

This order of 15 Aug. 1805, was further extended by a minute of council, of 10 Dec. 1805, directing, that in the licences allowing the importation of goods from Spain, the articles of Jesuits bark, jalap, sarsaparilla, tallow, copper, balsams, and ipecacuanha, should be inserted; and further, the lords signified an opinion, that all articles set forth in any licence under sign manual, should be admitted to entry, upon the same terms and conditions, as if expressed in his majesty's said order in council of 15 Aug. last. By which it is meant, that all such articles shall be deemed

(a) Besides these articles which are protected, both by the order and the instruction, in their importation, the following articles are protected by the same instruction, in their exportation to Holland, France, and Spain: British manufactures, (not naval or military stores) gracery, allum, annatta, cosses, cocoa, callicoss, copperas, drugs, (not dyeing drugs) rhubarh, spices, sugar, pepper, tobacco, vitriol, elephant's teeth, piments, cinnamen, numege, cornelian stone, nanheens, East India bales, tortoisables, cloves, red green and yellow earth; earthen worts, indigo, (not exceeding sive tons in one vessel,) woollens, rum, and prize goods not prohibited to be exported.

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d, both by the the following n their exporsb manufactures, annatta, coffet, rugs) rhubarb, teeth, pimente, aft India bales, b; earthen ware,) eupollens, rum,

deemed and taken to be thereby added to the PARTIN lifts in the order, and thus to come within the directing force of it. Such chilargement and con- TO A. D. 1806. fruction of the order was notified to the board of Buropean cultoms, on 7 July 1806 (u.)

BESTDES these orders and instructions for the importation and carrying of certain enumerated articles from certain named places, the like meafures were taken for encouraging the trade of certain deferibed articles, without naming the place from whence they came. By an additional instruction to commanders of ships and privateers, 24 June 1803, they are not to detain neutral veffels, on account of their having on board any organzined thrown, and raw silk, the growth of Italy, coming configned to a merchant of this kingdom. The lame of Spanish wool, by an additional instruction, 4 Sept. 1803. The instruction in favour of organzined thrown, and raw filk, was followed up by an order of council, 16 April 1806, permitting the importation of it from any port, not in amity, in neutral ships; organzined thrown filk of Italy is permitted to be imported from ports in amity, by the 1st section of this act, stat. 43. Geo. 3. (b) under the last. fections of which act this order was made.

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(a) New articles were added to the lift of exports, by a direction from the lords of the treasury to the board of customs, 18 Nov. 1806, to allow East India goods warehoused, British plantation Agar, and pimento, to be exported to any countries. excepting fuch as are in amity, in neutral vessels of not less than 45 tons, for a time not exceeding fix months 100 thing this

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(b) Vid. ant. 355.

PART III.

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PRACE 1783.

TO A. D. 1806.

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SIMILAR provision was made for protecting the trade of the colonies, and of Alia, Africa, and America, during hostilities, as we have just seen was made in the European trade. By an instruction, 23 July 1803, British ships, with a Britishowned cargo, proceeding from a French or Dutch island or colony, late in his majesty's possession, and restored by the treaty of peace, and failing before the knowledge of hostilities against France or Holland, are protected from condemnation as prize. On 23 Sept. 1803, an instruction was made for protecting Spanish vessels engaged in the Free Port Trade; with a proviso, that in case hostilities with Spain should take place, Spanish vessels, failing after knowledge of hostilities, should be required to have a licence from a governor in the West Indies. A protection was likewise given to neutral vessels, carrying on trade directly from the colonies of the enemy to this kingdom, laden folely with property of the inhabitants of the neutral country, by instruction 17 Aug. 1805; a trade which might be carried on, by order council, under stat. 42. Geo. 3. and stat. 45. a.3.(a)

Orders of council were made for opening a trade to new conquests in America, as they successively came into his majesty's possession; as, St. Lucia (b,) Tobago (c,) Demarara and Essequibo (d,) Berbice (e,) Surinam (f,) and lastly, Buenos Ayres (g.) In this latter case, the importations

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⁽a) Vid. ant. 358. 320. (b) 12 Aug. 1803. (c) 17 Aug. 1803. (d) 21 Nov. 1803. (e) 7 Dec. 1803. (f) 27 June 1804. (g) 17 Sept. 1806.

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42. Geo. 3.

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portations are not required to be in British ships, as in all the former conquests, but are allowed alfo, in thips bond fide belonging to any of the TO A.D. 1806 subjects, or native inhabitants, that is, of the city, town, or fortress of Buenos Ayres, and its dependencies, including all the territories belonging to that government. Some regulations also respecting duties were therein made, in conformity with the terms of capitulation, in which some alterations were made by an order of council of 1 Oct. 1806.

AFTER the original order had been made, it occurred that Buenos Ayres is within the limits of the exclusive trade granted by stat. 9. Ann. c. 22. to the South Sea Company, (a) and that some parliamentary provision is necessary for legalizing the trade, meant to be carried on under the order; a bill for that purpose is to be proposed to parliament in the next session.

It may be observed upon all these orders of council for opening the trade with conquered colonies, that they operate only as notification, that fuch places are now in possession of his majesty; upon which the laws of navigation attach of course, and a liberty to trade thither arises to all his majesty's subjects, conforming with those laws.

THE merchants having expressed a desire to open a trade with St. Domingo, there was a proceeding in council 21 July 1806 on that subject; when, POTLACIONS

1081 . 24 5 7 (' 10 (4) Vid. ant. 116. 1 1 (46 he V (4) (c) / the 180;

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PART III.
THOM THE PRACE 1/83, TO'A. D. 1806.

without deciding whether that colony was to be deemed a possession of France, his majesty declared his intention, to grant licences for British thips, to go from the United kingdom to fuch fureign ports and places in the West-Indies, as are not, or shall not be under the immediate dominion, and in the actual possession of any of his majesty's enemies; fuch ships are to be laden with articles expressed in the licence; and they may bring back from fuch ports and places the produce thereof, direct to this kingdom, subject to plantation duties. A trade was afterwards opened between some of the free ports, and St. Domingo by name. By order in council 19 Nov. 1806, his majesty authorised the governors of the Bahama Islands, and the Leeward Islands (or the president of the council, and the chief justice, and collector of the customs in Tortola, if deputed for that purpose by the governor of the Leeward Islands) to grant licences under their hand and feal, but in his majesty's name, to British vessels to clear out from the port of Road Harbour in Tortola, and from the free ports in the Bahamas, with cargoes of the produce or manufactures of the United Kingdom, and falt from the Bahamas, to fuch ports or places in the island of St. Domingo, as are not under the dominion, and in the actual possession of any of his majesty's enemies; and to bring back from thence to the faid free ports, or to some port of the United Kingdom, the produce of St. Domingo, upon the fame duties and regulations as the produce of other foreign

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reign islands; provided no sugar is carried to St. Domingo, nor any negroes, either to or from that island: such licences are to be entered of record, and an account of them transmitted to the Secretary of State for the colonial department. It was also ordered, that commanders of ships of war and privateers should suffer to pass and repals, all thips having fuch licences, and conforming to the regulations therein prescribed; and fuch thips, if brought in, are to be released by the Court of Admiralty, upon proving their conformity.

AFTER fo much has been faid upon orders in Law Opinions. council, and upon the occasion of resort to these extraordinary remedies, the interruptions of war, I may properly subjoin, in this place, three authorities in law, which are applicable to the foregoing subject, and which are the only materials of this fort that I have been able to find, relating to the European Trade.

UNDER Stat. 39. Geo. 3. c. 112. continued by stat. 41. Geo. 3. c. 19. an order of council had been made allowing the importation of naval stores in neutral ships, until six weeks after the commencement of the next session of parliament, being the whole period allowed by the act. veral British ship owners, interested in the Baltic trade, petitioned to have the time of this permiffion shortened; but the law officers (a) were of opinion, that the permission might have been granted for any limited portion of the period, or for

(a) Sir J. Nicholl, Sir E. Law, and Mr. Perceval.

PART HIS FRAME 1783, TO as D. 1806. European for the whole of its but as his majesty had exercised his authority to the full extent of the time, he could not now revoke, or qualify it, to the prejudice of those, who may, in various ways, have contracted, and formed their arrangements, under the faith of its continuance to the end of the time limited.

In order that the authority exercised by the king to dispense with the law of the land, which forbids trading with the enemy, might be put on principles of law, it was referred by the lords of the council, to the law officers, to confider and report, whether his majesty by his order in council, or by any other, and what means, could delegate the power of granting licences authorifing any British subjects to trade with the enemy; and they declared that granting licences to trade with the enemy, is a high act of royal prerogative, and they could not hazard an opinion (a) that his majesty should be advised to delegate it, unless fuch act of delegation should be fanctioned by parliament; nor did they mean to imply any opinion, that without great confideration fuch parliamentary fanction should be granted.

The great point which prevails in most of the proceedings just related, that British merchants are not at liberty to trade with the enemy, without the king's licence, and that all property taken in such a trade is consiscable as prize to the captors, was

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⁽a) Sir J. Nicholl, Mr. Perceval, Sir T. Manners Sutton, Apr. 10, 1804.

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CHAPTER IV

THE COASTING TRADE.

TO A. D. 1806.

N important alteration was made respecting the navigation of the coasting trade, during this period, in stat. 34. Geo. 3. c. 68, which is Coasting Trade, extended to Irish ships by stat. 42. Geo. 3. c. 61. By stat. 34. Geo. 3. no goods, wares, or merchandize, shall be carried from any port, member, or creek, or place of Great Britain, or of the islands of Guernsey, Jersey, Alderney, Sark, or Man, to any other port, member, creek, or place of the same, or of any of them, in any ship or vessel, nor shall any ship or vessel be permitted to fail in ballast from one of the said ports or creeks to another, unless such ship or vessel shall respectively be wholly and folely manned with, and navigated by, a master and mariners all British fubjects. A second of the second against the

> The late laws made to prevent imuggling do, in some measure, affect this trade, but they are not properly within the limits of the present work.

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CHAPTER V.

THE FISHERIES.

The Newfoundland Fishery-The Greenland Fishery-The Southern Whale Fishery-The British Fisheries-The Herring Fishery-The Deep Sea Fishery-Law Opinion.

THE extending and improving of the Fisheries occupied a confiderable portion of that atention which has lately been bestowed on the TOA. D. 1806. hipping and navigation of the country. The regulations for conducting these in a great measure. and the bounties for their encouragement altoether, depended upon certain temporary laws, which were near expiring in the twenty-fixth year this majesty's reign. Thus, the bounties granted y stat. 15. Geo. 3. c. 31. for the Newfoundland They were to expire on I January 1787. The ounties given by stat. 11. Geo. 3. c. 38. for the reenland Fishery were to expire on 25 Decemer 1786. The bounties given by stat. 15. Geo. 3. 31. and stat. 16. Geo. 3. c. 47. for the Southern hale fishery were to expire 1 January 1787. The ounties given by stat. 11. Geo. 3. c. 31. and stat.

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PART III.

PRACE 1783.
TO A. D. 1806.

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19. Geo. 3. c. 26. for the British white herring fishery, were to expire with the close of the session of parliament next after 22 October 1785. It became immediately necessary to consider the policy to be observed respecting these objects of trade and navigation. The refult of this confideration was, that bills were brought into parliament and patfed into laws, in the twenty-fixth year of the king, for granting new bounties, and making new regulations for carrying on these fisheries with every posfible advantage to the nation. We shall now take a view of these acts, and the general scope of them, without entering too far into their detail. The first is c. 26. for the Newfoundland fishery; the next is c. 41. for the Greenland fishery; c. 50. for the Southern whale fishery; and c. 81; for the British fisheries.

The New cundland Fishery. The bounties granted by c. 26. are for ten years, for vessels employed in the British sishery on the banks of Newsoundland. They are to be British-built, and wholly owned by his majesty's subjects residing in Great-Britain, Ireland, Guernsey, Jersey, or Man, navigated with a master and three-sourths of the mariners of the same description. They are also to be qualified and subject to the regulations of stat. 10. & 11. Will. 3. c. 25. and they are to clear out from some port in Great Britain, Guernsey, Jersey, or Alderney, after 1 January in every year, and proceed to the banks of Newsoundland; and having catched there a cargo of not less than ten thousand sish, they are to land them at one of the ports on the north, east, or south

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fide of the island, between Cape St. John and Cape Raye, on or before 15 July, and then make one more trip at least to the banks, and return with another cargo of fish, catched there, to the same port. The one hundred ships which shall first do this are, if navigated with not less than twelve men, to be intitled to 40l. each; if with less than twelve, but not less than seven men, 251. each: provided, that if in either of those cases the vessel is wholly navigated by men going out upon shares, that is, receiving a certain share of the profits of the voyage in lieu of wages, fuch vessel shall in the first case be intitled to 501. and in the latter case to 351. Again, the next one hundred vefsels so arriving are in the first case to have 251. each; in the latter case 181, each; and such of them as are wholly navigated by men going out upon shares shall in the first case be intitled to 351. and in the latter case to 211.

In order to prevent frauds, a certificate is to be exhibited to the collector of the customs before he pays the bounty, from the governor of Newfoundland, that all the requisites were there complied with *. The fanction of oaths by the matter and * Sect. 1. mate is required to certain facts †. Provision is + Sect. 1. 4. 7. made for preventing the defertion of feamen 1; \$ Sect. 12, 13, and the felling of boats, vessels, or tackle, for the fishery to foreigners §. Powers are given to his & Sect. 14, 15. majesty's officers on that station to seize vessels !.

AGAIN; by stat. 29. Geo. 3. c. 53. it was declared, that no fish taken or caught by any of his majesty's subjects or other persons arriving at New-

PART ILL

PART III.

PAGM THE
PEACE 1783,
TO A. D. 1806.

Fisheries,

foundland, or its dependencies, or on the banks thereof, except from Great Britain, or one of the Britain dominions in Europe, should be landed or dried on that island, with a faving of the rights granted by treaty to the French king (a): a provision that was occasioned by persons from the Bermuda Islands having lately aimed at possessing themselves of a share in the fishery.

THE act 26. Geo. 3. expired, but was revived and continued by stat. 37. Geo. 3. c. 199. for two years. It was kept up by short continuances, under stat. 39. Geo. 3. c. 102. stat. 39. & 40. Geo. 3. c. 45. and stat. 41. Geo. 3. stat. 2. c. 97. it expired 1 Jan. 1803, and has not since been continued.

In a time of scarcity, salted and pickled salted mon, and salted dry cod sish were allowed to be imported, and on a bounty, from Newsoundland into this kingdom by a temporary act; stat. 41 Geo. 3. stat. 2. c. 77, which liberty was continued by stat. 42. Geo. 3. c. 20. to 24 June 1808. and the bounty was by stat. 43. Geo. 3. c. 154. revived and continued to 1 May 1804. The liberty to import, and a bounty on such importation of three shillings per quintal was again given by stat. 46. Geo. 3. c. 103. to continue to 1 Aug. 1807. This bounty was granted as an indemnity to the merchant, who, during hostilities in Italy, was driven to making this kingdom an entrepot, oil, and bl

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⁽a) By stat. 28. Geo. 3. c. 35. his majesty is empowered to make regulations for more peaceably carrying on the French Poor these Fishery.

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By ftat. 43. Geo. 3. c. 68, fect. 39. oil and blub- TOA, D. 1806. ber of fish caught at Newfoundland by subjects refiding there, is admitted on the same duty, as if was of British fishing; this was for a limited time, and is continued by stat. 44. Geo. 3. c. 35. flat. 45. Geo. 3. c. 80. and flat. 46. Geo. 3. c. 29. to 25 Mar. 1868.

ONTHE bounties in the Greenland Fishery, granted The Greenland Fishery, by c. 412 are for five years; they are for British hips, owned by British subjects usually residing in Great Britain, Guernsey, Jersey, or Man, which proceed from those places on the whale fishery to the Greenland Seas or Davis's Streights, or to the feas adjacent manned and navigated with a malter and three-fourths at least of the mariners British subjects, usually residing in Great Britain, Ireland, or Guernsey, Jersey, or Man. Such ship, ister she has been visited and admeasured by the officer of the port, and it shall appear upon inspection and examination upon oath of certain persons, and it shall be certified by such officer, that she portation of a properly furnished with tackle and equipment for the whale fishery, according to the requisites Aug. 1807. of the act, and means to proceed thither, and enemnity to the deavour to take whales, or other creatures living 1 Italy, was in the feas, and on no other design or view of an entrepot, profit in the voyage, and to import the whale-fins, before oil, and blubber thereof, into Great Britain, speoffying the port, and shall give bond for so doing; pon these terms such ship may have a licence from

Fisheries.

PART III.

PROM THE PRACE 1806, TO A. D. 1806.

Fisheries, Sect. 1.

from the commissioners of the customs to proceed on such voyage*; and upon the return of such ship, and her condition being reported by the officer of the port, and oath made by the master as to the performance of the voyage, and that all the whale-fins, oil, and blubber, imported were really and bond fide caught and taken in those feas by the crew of fuch ship, or with the assistance of some other ship licensed for that voyage, there. is to be paid by the commissioners of the customs a bounty of thirty shillings per ton of such

ship +.

Such ship must fail on her voyage on or before 10 April, and continue in those seas diligently endeavouring to catch whales or other creatures, and not depart before 10 August, unless laden with a certain quantity of oil, blubber, or whalefins, unless they shall be compelled, by some unavoidable accident, to depart 1. Ships of more than four hundred tons, already employed in the fishery, might continue to be rated as of four hundred tons, and not more. All ships coming into the fishery after 25 December 1786, and being more than three hundred tons, shall not receive a bounty for more than three hundred tons §; and fuch ships respectively are not to equip and man for more than four hundred or three hundred tons !.

1 Sect. 4.

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Sect. 9.

¶ Sect. 10.

If a log-book has not been constantly kept on board, no bounty will be allowed . The logbook must be produced to the captains of his majesty's ships of war with which they may chance

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PROVISION was made, that ships owned by the 10 A. D. 1806. king's subjects residing in Ireland, and fitting out . Sect. 11. from thence, should, on complying with the conditions of this act, be intitled to these bounties +. + Seet. 12. Permission was given to insure the bounties, in order that when ships were lost, the owners might have some indemnity 1. Harpooners, line-ma-'; sect. 13. nagers, and boat-steerers, are secured from presfing . The extent of the fishery is defined to \$ Sect. 17. fifty-nine degrees thirty minutes north, and no farther 1. The commissioners of the customs are 11 Sect. 18. annually to lay before parliament an account of the ships employed ...

no Ir appearing not necessary to keep ships in the Greenland feas fo long, it was enacted by stat. 20. Geo. 2. c. 53: that they should have the bounty although they left those seas before the 10th August, and were not laden with the quantity of whale-fins and of oil and blubber required by stat. 26, Geo. 3. c. 41. f. 4. provided they did not depart from thence till the expiration of fixteen weeks from the time of failing from the port from whence they cleared out **. A penalty of 501. is, ** Sect. 2. by the same act, imposed on masters who wilfully dismiss their apprentices before the expiration of the time for which they were indentured ++. By ++ Sect. 5,6,7. flat. 29. Geo. 3. c. 53. and flat. 31. Geo. 3. c. 43. these bounties were further continued, and by flat. 32. Geo. 3. c. 22. to 25 Dec. 1798, during the first three years at twenty-five shillings, during

¶ Sect. 19.

PART III. TO A. D. 1806 Fisheries.

the second three years at twenty shillings per ton; and several regulations for the detail of the fishery were made at the same time.

FURTHER, by this act a doubt was removed, by declaring that British ships might import blubber, oil, and other produce of the Greenland Fishery, duty free, although not fitted out under the regulations that intitle to the bounty given by stat. 26. Geo. 3. c. 41. The three statutes, 26. 29. and 32. Geo. 3. were kept on foot by fhort continuances under stat. 38. Geo. 3. c. 35. stat. 39. Geo. 3. c. 101. stat. 39. and 40. Geo. 3. c. 45. stat. 41. Geo. 3. c. 97. stat. 42. Geo. 3. c. 22. stat. 44. Geo. 3. c. 35. and stat. 46. Geo. 3. c. 29. which last continued them to 25 Dec. 1808. Algebra

By ftat. 39. and 40. Geo. 3. c. 51. the Greenland trade was greatly affifted, by directing that the duty should be taken on the oil, and not on the blubber before it was boiled; in which circumstance the Southern whalers, who always boil their blubber during the voyage, had before an advantage over the Greenland Fishery. This easement has been continued in the new Confolidation Act, for laying duties, stat. 43. Geo. 3. c. 68. fect. 40. This fishery was again accommodated by stat. 34. Geo. 3. c. 22. which allowed them to complete their complement of men, not exceeding three men to every fifty tons, in the Forth of Clyde, or in Lough Ryan, or in Lerwick in the Isle of Shetland, or in Kirkwall in the Orkneys. This indulgence expired with the war. It was afterwards renewed to them for one season, by stat. Birvin

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flat. 42, Geo. 3. c. 22. with respect to the Isle of PART HI. Shetland only. In stat. 43. Geo. 3. c. 32. in flat. 44. Geo. 3. c. 23. and flat. 45. Geo. 3. c. 9. 10 1806. it was continued for those respective seasons, to the fame extent as in stat. 34. Geo. 3.; and by stat. 46. Geo. 3. c. 9. it is continued during the

Warning ... - I have the started of the same of THE next is the Southern Whale Fishery. The Southern Whale Fishery. Premiums were granted by c. 50. (a) of this fession, for ten years, to twenty ships employed in that fishery; they were to appear by their register to be British-built, and they were to be fitted and cleared out from Great Britain or Ireland, Guernfey, Jerfey, or Man, and wholly owned by the

king's subjects usually residing there *.

THE act contains a detail of regulations for carrying on the fishery, so as to make it answer the purpose which was intended, in all these experiments, for promoting the interests of shipping and navigation. Alterations were made in it by flat. 28. Geo. 3. c. 20. chiefly in the disposal of the premiums; and this latter act was also amended by statil 29. Geo. 3. c. 53. These acts were all repealed by stat. 35. Geo. 3. c. 92. in which were re-enacted, with amendments, all the provisions of the former acts that were meant to be retained, the whole subject being thus reduced into this one act, which is now the principal law for governing the Southern Whale Fishery.

By this act, premiums are granted for three years for twenty-eight ships, being British-built, and fitted and cleared out from some port of Great Britain

Fisheries.

(a) Stat. 26. Geo. 3.

PART III.

PROM. THE PRACE 1783. TO A. D. 1808.

Britain or Ireland, or the islands of Guernsey, Jersey, or Man, wholly owned by his majesty's subjects usually residing in some of the aforesaid dominions. State of the aforesaid

* Sect. 3.

Mirra regard to fifteen of these ships that shall sail to the southward of the equator, and there bond side carry on the fishery, and return before the 1st day of December in the following year to some part of Great Britain, there is to be paid 300l. to each of the first sive ships, which shall so sail and first arrive, with the greatest quantity of oil, or head matter, taken together, being not less in the whole than 20 tons in each ship, and being the produce of one or more whales, or other creatures living in the sea, taken and killed by the crew of the ship, 200l. to each of the five that first arrive with the next greatest quantity, and 100l. in like manner to each of the next sive.

+ Sect. 4.

WITH regard to five others † of fuch ships, failing in like manner, to the southward of the 36th degree of south latitude, and there carrying on the fishery, and not returning till after 14 calendar months, from the day on which they cleared out, but before 31 December in the second year after their clearing out, 400l to each that shall so fail, and so arrive with the greatest quantity of oil and head-matter, as before described.

1 Sect. 6. 2

As to the remaining eight ships ‡, if they double Cape Horn, or pass through the Streights of Magellan into the South Seas, and carry on the fishery for four months to the westward of Cape Horn,

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they double ghts of Man the fishery Cape Horn, and and do not return till after the expiration of 16 calendar months from their clearing out, but before December in the second year, there shall be paid 600l. to any one of them that shall arrive with the greatest quantity of oil and head matter; and gool, to each of feven, that shall arrive with the next greatest quantity, being not less in the whole than gortons के नार प्रमा किर्नामा और एक कि की कर्न डिक्सिन

of THE ships are to be navigated by a master and three-fourths of the mariners being the king's fubjects usually residing in Great Britain, Ireland, Guernsey, Jersey, or Man; or if the ship clears out from Great Britain, then it may be navigated by persons being protestants, and who, not being subjects of his majesty, have been heretofore employed in carrying on this fishery; and who shall first make oath, if it is their first voyage from Great Britain, that they have already established; or intend to establish, themselves and families in Great Britain, as subjects thereof; and if it is their second voyage, that they actually have so established themfelves . original bus charter in the way

NARrous regulations are contained in this act for attaining the object defigned, and preventing frauds. Each ship is to have on board, for every fifty ton, an apprentice indentured for three years: there is a penalty of 50l. on a master permitting his apprentice to quit his fervice, before the expiration of the term 1. A log-book is to be regu- + Sect. 8, 9. larly kept and produced to the collector of the customs at the return home, and verified on oath; moli our In Investigate at a continuous and

PART III.

TO A. D. 1806. Fisheries.

PART III.

PRACE 1783.
TO A. D. 1806:

Fisherier.

* Sect. 11, 12.

and is likewise to be produced to the captain of any of his majesty's ships with which they may happen to fall in. The master, mate, and two of the mariners, are to make oath, that the oil and head-matter are the produce of their own sishing. A penalty of 500l. is incurred if the cargo is made up from the fishing of any other crew ‡: If oil or head-matter is mixed with water to increase the quantity, the whole is forseited and the premium lost §. The quantities are to be afcertained by an officer of the customs §.

† Sect. 13.

§ Sect. 32.

|| Sect. 33.

** Sect. 15.

34404

†† Sect. 29.

11 Sect. 34.

Any produce of the fishing in the going out or returning home, although not taken within the prescribed latitudes, may be reckoned towards the requisite quantity **. If a ship makes two voyages within any of the periods, she is to have only one premium ††. Harpooners, line managers, and boat-steerers, are privileged from being impressed ‡‡.

As these voyages would carry ships within the limits of the charters granted to the East-India and South-Sea Companies, some special provision was necessary to qualify them to make this incroachment. It was accordingly enacted, that they might go to the eastward of the Cape of Good Hope, and to the westward of Cape Horn, or through the Streights of Magellan, in order to carry on the Southern whale sishery, provided those sailing to the eastward of the Cape of Good Hope did not pass to the northward of the equator, nor make more than sisty-one degrees east longitude from London:

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within the t-India and ovision was s incroachthey might Hope, and hrough the arry on the e failing to ope did not nor make itude from London;

London; and those passing to the westward of PARTILL Cape Horn, or through the Streights of Magellan, did not, either to the northward or fouth- 10 a. s. 1806. ward of the equator, make more than one hundred and eighty degrees west longitude from Lon-

Such ships were also to take a licence from the East India Company; but the Company were not obliged to grant it to more than ten ships in one year, if it was for passing to the eastward of the Cape of Good Hope; and this, under certain conditions calculated to guard against illicit trade +. + Sect, 20, Those who exceeded these limits were liable to the penalty attending the infringement of the Company's trade t. When ships return from a voyage t Sect. 22. to the eastward of the Cape of Good Hope, they must bring a certificate from the officer of the port, testifying there are no goods on board the produce of those places, but only oil, head-matter, or bone of whales, or fish, otherwise they will not be intitled to the premium §.

THE East-India Company are not obliged to grant any licence to fail within the limits of their trade round the Cape of Good Hope, until the owners have given bond in the penalty of 2000l. for fuch ship not taking on board goods the produce or manufacture of the East Indies, or other places between the Cape of Good Hope and the Streights of Magellan, to the value of 100l. except fuch as are necessary for their voyage ||. Do- || Sect. 21. ing any thing in breach of this act, shall disable a hip from being entitled to any licence in future **. ** Seet, 23,

Power

PART III.
PROM THE
PRACE 1783,
TO 4. D. 1906.
Finherise.
* Sect. 24.

Power was given to the governor of St. Helena, the commanders of the Company's ships, or agents, thereto authorised by the Company, to search licensed ships for East India goods*

THOSE failing within the limits of the South Sea Company's charter, as described in stat. 9. Ann. c. 21. are to have a licence from that company †.

* Sect. 26.

SHIPS doubling the Cape of Good Hope, or Cape Horn, or passing through the Streights of Magellan, and not being less than two hundred tons burthen, may be armed for resistance and defence, on a licence being obtained from the Admiralty; which licence is to be granted on exhibiting a certificate from the commissioners of the customs, testifying that such ship is entered out for such voyage, and that the owner has entered into bond in a penalty of 1000l. with condition that such arms shall be used only for resistance and desence in cases of involuntary hostility.

1 Sect. 27, 28.

LASTLY, temptations were held out to invite foreigners to come and fettle here, and carry on the Southern whale fishery from this country §.

Sect. 36, 37,

An explanation of this act, as to the payment of the premiums was made by stat. 37. Geo. 3. c. 121. In the following year, the premiums were continued by stat. 38. Geo. 3. c. 57, upon the terms and under the rules and regulations of the former act; but they were to be disposed in a different manner. The first class of premiums was for three years; thus four ships failing to the southward of the equator, and returning before I December in the following year, were to have 300l.

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the payment 7. Geo. 3. C. ns were conon the terms f the former n a different ims was for to the fouthbefore I Deo have 300l.

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each, on first arriving with the greatest quantity of produce; the four next 2001, and the four next 100l. Four ships sailing to the southward of 36 degrees of fouth latitude, and not returning till after the expiration of 14 months, but before 11 December in the second year after clearing out, were to have 400l. on arriving with the greatest quantity of produce.

THE second class of premiums was for seven years. Of ten ships doubling Cape Horn, or passing through the Streights of Magellan, and carrying on the fishery four months to the westward of Cape Horn; or doubling the Cape of Good Hope, and carrying on the fishery for four months to the eastward of 105 degrees east longitude from London, and not returning to Great Britain till after 16 calendar months from clearing out, but before 31 Dec. in the second year, any one that shall arrive with the greatest quantity of produce, is to have 600l.; the nine ships that arrive with the next greatest quantity are to have each 500l.

THE limits for fishing within the boundaries of the two chartered companies were extended. Ships, that go to the eastward of the Cape of Good Hope, may pass beyond 51 degrees of east longitude from London, but having passed that longitude, are not to go to the northward of 15 degrees of fouthern latitude, until they have failed to the eastward of 180 degrees of east longitude*. Ships passing to * Seet. 5. the westward of Cape Horn, or through the Streights of Magellan, may pass beyond 180 degrees of west longitude from London; but they

PART III..

SEACH THE SEACH 1783,

10 A. B. 1806,

Fisheries.

they are not to go to the northward of 15 degrees fouth latitude, after they have passed 180 degrees of western longitude, until they come within 51 degrees of east longitude from London.

THERE is in this act a similar invitation to that in stat. 35. Geo. 3. to induce foreign sishermen to settle within a limited time at Milsord Haven, coming with foreign ships built within a certain period, which period is contracted still surther by stat. 42. Geo. 3. c. 4.

By stat. 42. Geo. 3. c. 18. the premiums in the first class of stat. 38. Geo. 3. c. 57. were continued for sour years more, so that they expired with those in the second class of stat. 38. Geo. 3. In order to extend the limits of the sishery, ships sailing to the eastward of the Cape of Good Hope, and having passed beyond 123 degrees of east longitude from London, are permitted to sail to the northward, as far as one degree of northern latitude, but no surther to the northward, until they have sailed to the eastward of 180 degrees of east longitude from London.

To make this fishery more free, it was enacted by stat. 42. Geo. 3. c. 77. that any British-built ship may carry on the fishery from Cape Horn to 183 degrees of west longitude from London, and trade there, without any licence from the East-India, or South Sea Company.

The limits allowed in these two acts of 38 Geo. 3. and 42. Geo. 3. were further entarged by stat. 43. Geo. 3. c. 90. Those passing the Cape of Good Hope, and having passed 51 degrees of east longitude

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of 38 Geo. 3. 1 by ftat. 43. ape of Good of east longitude

girude may go to the northward as far as 10 deg. of fouthern latitude, and when they have passed to the castward of 115 deg. of east longitude, they may go as far as to one degree of northern latitude; but no further to the northward till they have passed to 180 deg. of east longitude: those passing to the westward of Cape Horn, or through the Streights of Magellan, and having passed 180 deg. of western longitude, may go as far as 10 deg. of northern latitude; but not further, until they have passed within 151 degrees of eastern longitude.

THE premiums granted by stat. 38. Geo. 3. c. (7. & stat. 42. Geo. 3. c. 18. being soon to expire, they were further continued by stat. 45. Geong. e. 96. for three years, to ships failing in the year 1806, 1807, and 1808, but with fome little variation; for the premium of 300l. to ships failing to the fouthward of the equator, is given equally to eight ships. The other premiums are not varied from those in the former acts; namely, a premium of 400l. is given to four ships sailing to the fouthward of 36 degrees of fouthern latitude; apremium of 600l. to the first of ten ships doubling Cape Horn, or passing through the Streights of Magellan, or doubling the Cape of Good Hope; and sool, to nine others. The benefit of these premiums and of stat. 35. Geo. 3. & 38. Geo. 3. are extended to ships which shall clear out and return to any port of Ireland *. There is a pro- * Sect. 6. action to apprentices, who have not completed two voyages, and whose age shall not exceed 21 years. A. 1 ".

PART III.

TO A. D. 1806 Fisheries.

PART III.

FROM THE PEACE 1783, TO A. D. 1906.
Fisheries.

The British Fisheries.

* Sect. 1.

+ Sect. 2.

2 Sect. 3.

Sect. 1, 2,

THE last act made in 26th year of the king respecting the fisheries, is c. 81. for the encouragement of the British fisheries. In the former sefsions, by stat. 25. Geo. 3. c. 65. the bounty given by the former acts of 11. Geo. 3. and 19. Geo. 3. was extended to veffels and buffes above eighty tons burthen *; and the regulations in those acts compelling the buffes to rendezvous at certain times and places were repealed t. This act extends the bounty, upon certain conditions, even to those under twenty tons 1. But the old bounties now expiring, it was enacted by flat. 26. Geo. 3. c. 81. that from 1 June 1787, for the term of feven years, and from thence to the end of the then next fession of parliament, a bounty of twenty shillings per ton should be paid annually to the owner of every decked veffel built in Great Britain after I Jan. 1780, of not less than fifteen tons burthen, manned and navigated according to law, which shall be fitted and cleared out for and employed in the British white herring fishery §.

THE manner in which these vessels are to be equipped and proceed in their voyage, with the manner of making up their cargo, compose a very long detail not necessary to be here repeated.

THE act gives likewise several other bounties; namely, four shillings per barrel for herrings packed and completely cured, and landed from any bus intitled to the twenty shillings bounty per ton; or if a greater proportion than two barrels and a half to a ton is so landed, then one shilling

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her bounties; for herrings landed from s bounty per n two barrels n one shilling per barrel *. Also a bounty of one shilling per PART III. barrel for all fuch herrings landed from boats not intitled to the twenty shillings bounty +.

IT gives also additional encouragement to the Deep Sea Fishery on the north and north-east The Deep Sea Fishery. coasts of this kingdom; namely, for the greatest * Sect. 8, 9. quantity of herrings caught by the crew of a bufs + Sect. 11. intitled to the above bounties of twenty shillings per ton, and four shillings and one shilling per barrel, and brought in by fuch buss between 1 June and 31 Nov. the premium of eighty guineas; for the next greatest quantity, sixty; the next, forty; and the next, twenty guineas 1. 1 Sect. 14.

ALL duties in respect of herrings, cod, ling, hake, and falmon, or other white fish caught and cured by British subjects, and removed for home confumption, were to cease, excepting the equalizing duties paid on the importation from Scotland into England of falmon, cod, ling, hake, tufk, and other white fish §. The distinction with re- § Sect. 15. gard to the bounty made by stat. 5. Geo. 1. c. 18. between that called haberdine and other dried cod, was taken away, and instead of the five shillings bounty there is to be paid in all cases that of three shillings per hundred weight ||:

A BOUNTY of one shilling per barrel is given to the inhabitants of the Isle of Man for herrings caught and cured by them; and also on the export thereof, the bounties allowed by stat. 5: Geo. 1. c. 18. **; and the duty on the import of ** Sect. 33, 34. herrings from the Isle of Man was from thenceforth to cease ++.

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LASTLY,

TO A. D. 1806.

Fisheries.

|| Sect. 16.

†† Sect 35.

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PART III.

FROM THE TO A. D. 1806. Fisherics.

LASTLY, in order better to protect the British fishery, it was endeavoured to give further fanction to stat. 1. Geo. 1. stat. 2. c. 18. and stat. o. Geo. 2. c. 33. for prohibiting the importation of foreign-caught fish. To facilitate the prosecution of offenders against those acts, power is given to two justices, upon the information of an officer fuspecting such fish being brought into the port of London, to fummon the parties and proceed to hear the complaint, and convict in a fummary * Sect. 43, 44. way upon their non-appearance *.

Some alterations were made in stat. 26. Geo. 3. in the subsequent session of parliament. By stat. 27. Geo. 3. c. 10. the bounty, which by the former act was confined to buffes built before I Jan. 1780, is extended to those built after that period †. Some trifling alterations were also made as to the cargoes of vesses i; and the bounty of twenty shillings per ton is not to be allowed to more than fifty veffels fitting out in one year from the same port §.

+ Sect. 1, 2.

Sect. 3, 4.

§ Sect. 5.

Upon this stat. 26. Geo. 3. c. 81. amended by stat. 27. Geo. 3. c. 10. the British, or herring fishery is carried on at this day; these temporary acts being continued, and fometimes amended in fuccessive sessions of parliament. Thus by stat. 35. Geo. 3. c. 56. the two statutes were continued from 1 June 1795 for two years; and to facilitate the business of the fishery, vessels were allowed to clear out as late as 20th Nov. instead of 1 Oct.; and further, another shilling per barrel was added to the one shilling bounty granted by stat. 26.

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Georga in cases, where the tonnage bounty was PART III, not demandable. Some provisions were made for inviting foreign fishermen from Holland *. Again, by stat. 38. Geo. 3. c. 58. stat. 39. Geo. 3. c. 100. and stat. 39 & 40. Geo. 3. c. 85, these statutes were continued to & April 1801, and by this latter act the additional bounty of one shilling given by stat. 35. Geo. 3. was extended to the fishers and curers of the isle of Man. By stat. 42. Geo. 3. c. 79. the four acts, viz. stat. 26. Geo. 3. stat. 27. Geo. 3. ftat. 35: Geo. 3. and ftat. 39. Geo. 3. were revived and continued to 5 April 1804. However, it was at the same time provided, that halfsthe bounty of 201. per ton, and half the bounty per barrel, should cease after sa April These acts were revived, and further continued by stat. 44. Geo. 3. c. 86. to 5 Ap. 1806, (but not so as to affect the duties granted by stat. 43. Geo. 3. c. 68. and c. 70. and stat. 44. Geo. 3. c. 53. fect. 1, 2.) and further to 25 Mar. 1807, by flat. 46. Geo. 3. c. 34.

To the regulations of this long act, stat. 26. Geo. 3. for promoting and protecting the herring fisheries on our coasts, we have only to add, that by stat. 25. Geo. 3. c. 58. an additional bounty was given on the export of pilchards for that feafon only, which was continued, with other additional bounties, by stat. 26. Geo. 3. c. 45. to 24 June 1786, which makes the whole of the parliamentary provisions passed in that session, 26th of the king, for increasing and extending the Bri-

tish fisheries.

THE

TO A. D. 1806.

Fisheries. Sect. 7--12. PART III.

FROM THE PEACE 1783,
TO A. D. 1806.

Fisheries.

The encouragement then given to the pilchard fishery, was repeated in subsequent acts. A bounty was given by a temporary act, stat. 31. Geo. 3. c. 45. which was continued by stat. 37. Geo. 3. c. 94. and stat. 39. Geo. 3. c. 65. and the act having expired, it was revived by stat. 45. Geo. 3. c. 102. and continued to 24 June 1812.

A VERY important provision was made respecting all these sisheries on our coasts, by stat. 34. Geo. 3. c. 68. which enacts, that no British ship or vessel shall be permitted to fail from any of the ports of this kingdom, or of the islands of Guernsey, Jersey, Alderney, Sark, or Man, to be employed in the sishery on the said coasts, unless wholly and solely manned with, and navigated by, a master and mariners all British subjects, which provision is extended to Ireland, by stat. 42. Geo. 3. c. 61.

Nothing remains to add but the following provision in the Confolidation Act, stat. 27. Geo. 3. c. 13. which enacted, that fresh sish of every kind or fort whatever, caught or taken in any part of the ocean by the crews of any ships or vessels built in Great Britain, Ireland, the islands of Jersey, Guernsey, or Man, or in any of the colonies, plantations, islands, or territories, which now belong, or at the time of building such vessels did belong, or which may hereafter belong to, or be in possession of, his majesty, his heirs or successors, and wholly belonging to and owned by his majesty's subjects usually residing in Great Britain, Ireland, or the islands of Jersey, Guernsey, or Man,

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llowing pro-27. Geo. 3. every kind any part of os or veffels ands of Jerthe colonies, ich now beh vessels did ng to, or be rs or fuccefwned by his Freat Britain, Guernsey, or Man,

Man, and navigated and registered according to law, may be imported into Great Britain in ships fo built, owned, and navigated, without payment TO A.D. 1806. of any duty of customs whatever *. This provision has been repealed, but is copied into the new Consolidation Act, stat. 43. Geo. 3. c. 68. sect. 6. with these differences, instead of fresh fish, it is, fish of every kind or sort whatever, of British taking and curing; and the words, usually residing in Great Britain, Ireland, or the islands of Jersey, Guernsey, or Man, are left out.

THE fum and refult of all these various laws regarding the fisheries, seem to be this. The following advantages are obtained by permanent laws: namely, by stat. 10. & 11. Will. 3. c. 24. flat. 1. Geo. 1. ft. 2. c. 18. enforced by flat. q. Geo. 2. c. 33. and stat. 26. Geo. 3. c. 81. f. 43. 44. no fort of fish whatever of foreign fishing (except eels, stock-fish, anchovies, sturgeon, botargo or caveare, turbots and lobsters), can be imported into England.

By stat. 43. Geo. 3. c. 68. s. 6. fish of every kind or fort whatfoever, of British taking and curing, may be imported free of duty; and by flat. 5. Geo. 1. c. 18. f. 6. and flat. 26. Geo. 3. c. 81. f. 16. and subsequent acts, a bounty is paid on the export of pilchards or shads, cod fish, ling, or hake, whether wet or dried, falmon, white herrings, red herrings, and dried red sprats, being of British fishing and curing.

THE following advantages are obtained by temporary PART III.

PEACE 1783

Fisheries.

Sect. 32.

394

PART MI.

PRGM THE PEACE 1783, TO A. D. 1806, Fisheries.

porary laws: namely, by stat. 26. Geo. 3. c. 81. and stat. 27. Geo. 3. c. 10. and subsequent acts, a tonnage bounty and various other bounties are given on the fish caught in the British fisheries on the coast. By stat. 26. Geo. 3. c. 45. and subsequent acts, a bounty on the export of pilchards. By stat. 26. Geo. 3. c. 26. and subsequent acts, a bounty on the fish taken in the Newfoundland fishery. By stat. 26. Geo. 3. c. 41. and subsequent acts, a tonnage bounty on ships employed in the Greenland fishery. By stat. 35. Geo. 3. c. 92. and subsequent acts, premiums on the arrival of ships from the Southern whale-fishery. The feal-skins, oil, head-matter, blubber, and whale-fins, taken in the Newfoundland, Greenland, or Southern whale-fisheries, may be imported without payment of any duty. The page of the beautiful and the bea

Law Opinion.

Upon the claim of premiums granted in the Southern Whale Fishery, it was endeavoured to set aside the title to the first premium of 800% by alleging that the ship had sailed without obtaining the licence of the East India Company, conformably with the act of parliament, but a few weeks before her arrival from the South Seas, the omission was discovered, and a licence was obtained. Upon this it was made a question, as to the second and third ships, whether, in the case of the first being disqualified in the above manner, the second and third should succeed, and be considered as first and second, so as to let in a sourth, to rank as third. This seemed to the attorney-

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PART 111.

PROM THE PEACE 1783, TO A. D. 1806, Fuheries.

general (n,) to be questionable. With respect to the want of licence, he noticed, that there are many express disqualifications which take away the right to the premium, and this of failing without a licence, into prohibited limits, is not one. With respect to the other part of the case, the act gives the premium in terms which cannot be brought to apply to ships not having in fact the greatest quantity of head-matter, &c. although ships, having the greatest quantity, may, for some reason like the present, not be entitled. He advised, if there continued to be dispute among the claimants, that the premiums should not be paid but under the fanction of a judicial decision. He was inclined to think the first ship not entitled to the premium; and though he thought it, in that case, equitable to admit the second and third ships to the rank of first and fecond, yet, they not coming within the description of ships returning with the greatest quantity, and with the next greatest quantity of head-matter, are not, in the strict construction of this act, entitled to the first and second premiums. Upon the whole, he advised to take the opinion of a Court upon it. This question arose on stat. 26. Geo. 3. c. 50. fect. 2. 15. 16. stat. 28. Geo. 3. c. 20. f. 2. and ftat. 29. Geo. 3. c. 53. fect. 3.

(a) Sir John Scott, 20 Ap. 1796.

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CHAPTER VI.

OF BRITISH SHIPS.

Frauds in Registering—Smuggling—Defects in the Registering Laws-Intended Amendments therein-Points submitted to the Commissioners of the Customs-Their Report thereupon-Proposals for amending the Laws-The Opinion of the Committee of Trade thereupon-Stat. 26. Geo. 3. c. 60 .-Of British-built Ships-Of Registering-The Bond-Indorsement on the Certificate-Bill of Sale—Change of Name—Certificate lost or mislaid-Prize Ships-Amendments made in Stat. 26. Geo. 3. c. 60 .- Of Shipping in the Eastland Trade-Remedies proposed in Aid of British Shipping-Easement in Duties for British Ships-Stat. 34. Geo. 3. c. 68. - The War Acts 1793 and 1803—Decisions and Law Opinions.

PART III.

FROM THE PEACE 1783, TO A. D. 1806.

British Ships.

IN the 26th year of the present king very confiderable alteration was made in the whole concern of registering shipping, with a view of securing to ships of the built of this country a presence

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Bur which I the term preference and superiority which they had not enjoyed fo completely before. The plan of regulation then proposed to parliament was tin re- TO A. D. 1806. fult of an enquiry and deliberation of great length," before the committee of privy council for the affairs of trade and plantations; and that enquiry was commenced and carried on, and the measure at length decided upon, principally by the exertion and perseverance of a noble lord, to whom I

A view of the change which had happened in America, fuggefted the necessity of fome regulations, respecting the registering of shipping for

have had occasion before to allude (a.)

the plantation-trade.

THE frauds which used to be committed before Frauds in Rethe war, were chiefly confined to the West Indies; and they principally confifted in the Dutch inhabitants of St. Eustatia, and Curaçoa, and the Danes at St. Croix, purchasing British vessels with their plantation registers, and then employing them in the West Indies as British bottoms. Besides this practice by the Danes, and Dutch themselves, there were many British subjects who resided and were admitted burghers in those islands, and carried on their trade from thence to our islands, the same as if they were resident in a British plantation.

But these abuses were far exceeded by those which had prevailed during hostilities, and fince the termination of the war.

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(a) Vid. ant. pa. 263.

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British Shipe.

PART III.

FROM THE
FEACE 1783,
TO A. D. 1806,
British Ships,

It appeared, that the custom-house officers in our plantations had granted registers to qualify several ships to trade in our plantations, which were built in some of the provinces in North America, during the time they were in actual rebellion, and of which the owners as well as the masters were now really and truly subjects of the United States, and resident there. These registers had been granted under an idea, that vessels built before the acknowledgment of the American independence, and while his majesty stiled them his rebellious subjects, were to be considered as plantation built, and the owners and masters as British subjects.

This was a very important confideration in the commerce of the colonies, and involved in it a point of law, upon which it was necessary to confult the law-officers; when it was held by them, that a vessel built in America during the existence of the prohibitory acts, could not be considered as intitled to the privileges of a British-built ship; because the ships and effects belonging to the inhabitants of the revolted colonies were declared to be forseited; and those colonies had never been restored to his majesty's peace, but had been declared Independent States.

Thus, all ships built since the prohibitory act 16. Geo. 3, that is, since the beginning of the year 1776, were held to be foreign ships in point of law. But the evil, in point of fact, would still in a great degree continue to prevail, and it was necessary to resort to some remedy that would have the effect of making such registers useless.

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FROM the registering of plantation ships, it was natural to pass on to the consideration of British shipping in general; respecting which some points of great importance presented themselves.

PART III.

PROM THE PEACE 1783.
TO A. D. 1806.

British Ships.

Ir appeared upon enquiry among merchants and underwriters, that by the course of insurance, the hipping of this country had, upon the fame voyages, a preference over the shipping of all the other countries in Europe, and over that of America. With respect to American ships bound to and from America, and the northern parts of Europe, the premium of infurance was double that on British ships; and to and from the southern parts of Europe the difference was confiderably greater. This preference was to be ascribed to British ships being better built, better fitted, and better navigated; but the difference in the latter rafe was to be ascribed to the war carried on against the Americans by the Barbary States; that although there was not much difference between the two in the infurance to the West Indies or to Africa, the preference would, for the first of the above reasons, be given to a British ship.

It appeared also, that British shipping had greatly the preserence of the shipping of Russia, and of Denmark; of Sweden, except their Chinamen, which are sew in number, and of the shipping of Hamburgh, but not so great as over the more northern nations; that it was preserred before the Dutch shipping, the Spanish, and Portuguese; but that the premium on French and British shipping was much the same. Upon the whole

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PART III.

FRACE 1783,
TO A. D. 1806,

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whole there feemed, on a general view of the commerce of the world, to be such an advantage on the side of British shipping, that new obligations to employ them might be imposed with safety; that the time was now arrived for excluding almost entirely foreign-built ships from the European as well as the plantation trade; and that the scheme of registering should, for that purpose, be extended to ships employed in all trades whatsoever.

THE suppression of smuggling had lately occupied the attention of the legislature, and it was thought that the intended scheme of registering might be made auxiliary to the completion of this object.

Smuggling.

It is the business of the master of a smuggling vessel to pass, if possible, unknown and undiscovered; it was found, therefore, that a smuggler was frequently changing not only his own name, but that of his vessel; and although informations were given against both, it was generally difficult to proceed in a course of justice against either. Another practice was to change the port or place to which the vessel was said to belong, as often as it suited the views and necessities of the smuggler.

Not only the masters of such vessels, but the owners, found it convenient to keep themselves concealed. Some smuggling vessels, liable to forfeiture under stat. 24. Geo. 3. c. 47. if they belonged to British subjects, and were found in port, or within sour leagues of the coast, unless licensed

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by the admiralty, frequently escaped by obtaining documents certifying they were the property of foreigners residing at Ostend, Flushing, and other foreign ports; and they had often so been claimed, although known to be built in this kingdom, solely navigated by British seamen, and employed in the contraband trade.

THESE evils, it was thought, might be remedied, if every vessel was to be registered at the port to which it belonged; it would then be easy to ascertain the true name of the vessel, of the master, and of the port; and if the names and occupations of all the owners were required to be described before a certificate of registry should be granted, it might be expected that many persons would be discouraged from being concerned in building, equipping, and employing, vessels of this description, from the apprehension that their names must appear: if such ships were made liable to forseiture, upon being sound without a register, they could not escape under the colour of such foreign documents.

THE underwriters of ships against the perils of the sea, selt an interest to promote any regulations that would tend to ascertain the name and description of ships, with the names of all the owners, and of the master. They foresaw, that this would tend to detect and prevent frauds, and would sacilitate the redress to be obtained in proceedings at law, by rendering the evidence on trials more attainable, and clear: this it was believed would contribute to make persons more ready to insure British than D d

PART III.

FROM THE PEACE 1783, TO A. D. 1806.

British Ships.

PART III.

FROM THE PEACE 1783, TO A. D. 1806.
British Ships.

foreign ships, which would diminish the premium of insurance on British ships, and of course give them a preserence in all sorts of trade and employment.

Such were the leading points of the reform intended to be made in the law for registering shipping; but in looking into the existing laws, many other points suggested themselves, as deserving revision and amendment.

Defects in the Registering Laws. As the law then stood, registers were granted in pursuance of stat. 7. & 8. Will. 3. c. 22. and stat. 15. Geo. 2. c. 31. The first of these acts confines the trade to and from the British plantations in Asia, Africa, and America, to British-built ships; that is, to ships built in England (and since the Act of Union in Great Britain) and in Ireland, Guernsey, Jersey, or the plantations, as before mentioned, and wholly owned by the people thereof; or to foreign ships taken as prize, and legally condemned in the courts of admiralty; and all such ships trading to the plantations without producing a register agreeable to the directions of that act were liable to forseiture, as if they were foreign ships (a.)

Notwithstanding no other fort of ships was legally intitled to a British register than those before mentioned, yet it had been a practice for many years to grant registers to foreign ships

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⁽a) The form of the register is not specially set down in the act: one was devised conformably to the requisites there specified. The form of oath to be taken, as a ground for obtaining the registry is in the act.

PART III.

PEACE 1783, TO A. D. 1806. British Ships

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alio, that had been wrecked or ftranded upon the coasts of this kingdom, on their being purchased and repaired here by British subjects, and after such a sum had been expended on them as might be deemed nearly equal to a re-building (u). Whatever might have been the first motive for extending this privilege to foreign ships, it had been the invariable practice of the custom-house never to permit any fuch ship to be registered, until the proprietor had first stated his case to the attorneygeneral, and laid before him all the tradefmen's bills and other youchers for the funs expended in repairs, authenticated by affidavits, and the atmorney-general had given his opinion, that under all the circumstances of the case, such ship appeared to him to be entitled to the privileges of a British ship. 10 a color of the

the customs in Scotland had adopted any check of this fort, nor that they confined the indulgence to such foreign ships as were stranded or wrecked on the coasts, but they extended it to all foreign ships becoming British property, and greatly repaired at home. And notwithstanding the precaution observed in England, there was great reason to believe the practice of granting registers to such foreign ships had been productive of many frauds, and that oaths and alledged facts not sounded in truth had been the means of extending this indulgence, to the great injury of ship-building in this kingdom.

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(a) Vid. ant. 252.

PIÁCE 1783. TO A. D. 1806. British Ships.

As to the regulations observed by the customhouse in granting registers, the form of the oath being laid down in the statute, the certificate of regiftry was made in pursuance of it; but the description of the ship there made was so vague and indefinite, that it might be used to protect any other of nearly the same burthen, with little or no risk of detection. The requisites, also, were so few and inadequate, that persons not legally intitled to the benefit of a register, nor perhaps competent to speak with certainty to the proofs required, used to comply with the law, and take the oath enjoined as a mere matter of form; and fo obtained, with the greatest ease, this very material document, which had the confequence of raising the value of the ship, and entitling it to all the advantages that were meant by the Legislature to be confined to British ships solely, owned by British subjects. stances where the commissioners of the customs had discovered registers to have been granted improperly, and called upon the officers to account for their conduct; the officers had urged, that the persons applying having personmed all the requifites of law, they did not conceive themselves warranted in refusing the register. Again, the oath, when taken and subscribed by the person procuring the register, was delivered into his own custody; and if he should afterwards be discovered to have sworn falfely, he was in possession of the principal evidence upon which he could be convicted of the offence.

THE practice of granting registers de novo in lieu

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lieu of those alledged to be either lost or missaid, differed widely from that of granting original ones; and fuch fecond registers could not be obtained TO A. D. 1806. with the same facility, under the regulations of British Ships. stat. 15. Geo. 2. c. 31. which gives directions for granting fuch new registers, as well when the cale happened in the plantations, as in Great

Ir in the plantations, and the loss had happened at a great distance from the port proper for the registering de novo, the master was at liberty to take the oath prescribed in the act, and give large fecurity to perform the conditions upon which he was to be relieved; and this relief was no more than the governor and collector granting him a certificate, that fuch oath and fuch fecurity had been given, which entitled the ship to trade for one voyage only *. If in Great Britain, and the * Sect. 2. owner or owners, or any of them, should reside in Great Britain, Ireland, Guernsey or Jersey, and the malter, or one or more of the owners, should make proof, to the satisfaction of the commissioners of the customs, of the loss of the register, and should likewise give the security required, the ship was entitled to be registered de novo. This was a practice that perhaps might be sufficient, with the addition of an oath (†.) STAT. 7. & 8. Will. 3. directed all prize ships

to be specially registered, mentioning the capture and condemnation, instead of the time and place of building, on proof upon oath that the

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PARTIII.

PART III.

FROM THE PEACE 1783.
TO A. D. 1806.
British Ships

intire property was British. Besides the register, it had become the practice, in order to make all the circumstances of these ships appear more at large, to grant to the owners of them another document, called a certificate of freedom (a); but this practice does not seem to have obtained in Scotland: this certificate recited when and by whom the duties on such prize-ships were paid.

It had become a rule with the lords of the admiralty not to iffue a Mediterranean pass to any ship that had not a register; a check which they had imposed, to guard against the danger of such passes being granted to ships for whose benefit they never could have been intended. In consequence, it had become the practice of ships which needed the latter document only, to apply previously for the former; so that many ships not trading to the plantations became in this manner possessed of registers; which becoming of little use to the procurer after they had served the turn they were intended for, were disposed of, for money, or otherwise, and so applied to the protection of many ships, that were not entitled to them.

THE nature of a Mediterranean pass is this: in the treaties that have from time to time been made with the different Barbary States, it has been agreed, that the subjects of the king of Great Britain should pass the seas unmolested by the cruisers of those States; and for better ascertaining what ships and wessels.

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out see in the Arsuance of the divessels belong to British subjects, it is provided, that they shall produce a pass, under the hand and feal of the lord high admiral, or the lords commissioners of the admiralty. In pursuance of these treaties passes are made out at the admiralty, containing a very few words, written on parchment, with ornaments at the top, through which a scolloped indenture is made; the scolloped tops are fent to Barbary, and being put in the possession of their cruisers, the commanders are instructed to fuffer all persons to pass who have passes that will fit these scolloped tops. The protection afforded by these passes is such, that no ships, which traverse the seas frequented by these rovers, ever fail to furnish themselves with them; whether in the trade to the East-Indies, Africa, or the Levant, or in the trade to Spain, Italy, or any part of the Mediterranean; and from the more particular need of them in the latter, they, no doubt, obtained the name of Mediterranean passes. For the accommodation of merchants in diffant parts, blank paffes, figned by the lords of the admiralty, are lodged with the governors abroad, and with the British confuls, to be granted to those who comply with the requisites necessary for obtaining them. and 'y

As this piece of security is derived wholly from the stipulations made by the crown with a foreign power, the intire regulation and management of it has been under the direction of his majesty, who, with the advice of his privy council, has prescribed the terms and conditions upon which these passes

PART III.

PEACE 1783, TO A. D. 1806. British Ships.

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PART III.

FROM 'CHE
FEACE 1783,'
TO A. D. 1806.

Brit'sh hhips.

shall be granted. Among others are the following: they are to be granted for none but British-built ships, or ships made stee, navigated with a master and three-fourths of the mariners British subjects, or foreign protestants made denizens. Bond is to be given in the sum of 3001 if the vessel is under one hundred tons, and in 5001 if it it is of that or more, for delivering up the pass within twelve months, unless in the case of ships trading from one foreign port to another; and such passes need not be returned in less than three years.

passes are now granted were made by the king in council on 14 June 1722; and on 28 August 1776, upon representations made by the board of Admiralty of the abuses then practifed amortobal to the

IT has been found expedient at the conclusion of a war, and sometimes during a peace, to recall and cancel all passes that have been issued, and to iffue others in a new form. This has been done for two reasons: First, That these useful instruments by various means, either accidental or fraudulent, came into the hands of foreigners, who, under cover of them, carried on in fecurity a trade which otherwise would belong to British subjects, and which had been purchased by the crown at the expence of keeping up this fort of alliance. Secondly, That the Barbary States complained, that, adhering to the rule of fitting the other part of the indenture to the passes, they were obliged to fuffer ships to pass that did not belong to British fubfabje in th and f

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fibjects. For these reasons, the passes were called in in the years 1722, 1729, 1750, 1765, 1776, 1783, and for the last time in 1802, and new ones issued.

By state 4116 George, co. 18. it is made selony, without benefit of clergy, to forge, counterseit, or alter Mediterranean passes, and such offences committed out of the kingdom may be prosecuted in any country (a).

20. To return to registers: it was directed by stat. 7. & 8. Will. 3. c. 22. st. 21. that when the name of a shipt was charged after registering, on the property in part, or in the whole, was transferred to another port, the register should be delivered up to be cancelled, and the ship be registered de novo: but if the property was altered in the same port, by the sale of any share, it should be acknowledged by an indorsement on the register before two witnesses on the anothers.

THE practice, however, appears to have differed formewhat from the directions of the law; for in case of a change of property, even in the same port, the old register was generally given up, and a new one granted in lieu thereof; because the document would not admit of many indorsements of this fort without inconvenience, the small space being soon covered by the indorsements required by the act to be made on every change of the master.

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(a) See in the APPENDIX the form of a Mediterranean pass, and of the bond entered into on granting it.

FROM THE PEACE 1783, TOA. D., 1806.
British Ships.

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frauds and defects in the registering of ships, it was confidered what regulations could be made, which would fecure to British ships the preference which it was intended they should hereafter enjoy; and it was thought, that some plan like the following would be the most likely to answer that defign.

Intended Amendments therein.

THAT, in future, no ship foreign-built, though owned by British subjects, and navigated according to law, should have the privileges of a British ship, if purchased after the passing of the intended act. The reason given for this was, that it was right and wife to exclude foreign-built ships, as well from our foreign trade as from the plantation and coasting trade, as soon as we had shipping enough of our own built, and were otherwise qualified to do it; that this had now become more adviseable than before the American war, as the United States from friends had become our rivals in ship-building. ALT 10 11 1

AGAIN, the advantages thereby given to Britishbuilt ships above those that were foreign-built, must be confidered as very little more than a compenfation for the extraordinary costs of building in this kingdom. The customs were now twentyfive per cent. which in Charles II.'s reign were only five per cent. upon all the materials of which ships were built; so that the customs amounted to 300l. upon a ship of eight hundred tons; all which duties on the raw material ought to be compenfated by a countervailing duty on foreign ships, if a preference was not given to ships of Britishbuilt.

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built. On this principle a duty was already payable on prize ships, and on foreign ships employed in the coasting trade.

It feemed to be agreed, that no ship should thenceforward be allowed to be registered that was built on a foreign bottom, as well because the present practice was not founded in law, as that it was liable to great frauds; however, that all foreign-built ships, and all ships built on a foreign keel then in being, should be allowed to be used by the owners of them, till they were worn out.

26 Ir was agreed, that every ship above fifteen tons burthen, and having a deck, whether employed in the coasting trade or the foreign trade, should be registered, the same as vessels were before registered for the plantation trade, there being no reason why they should not be all equally registered. Ships hitherto had been registered for two purposes: First, To prove that they were owned by British subjects: Secondly, To prove that they were British-built. It was intended all ships should hereafter be owned by British subjects, and for that reason alone they ought to be registered; if they were also to be British-built, that was another reason for their being registered. Indeed, already, ships employed even in the foreign trade procured registers, if they needed a Mediterranean pass; and this circumstance had given occasion to great frauds. The expence of registering was not so great as to be any reason against this plan.

IT was agreed, that no ship, in suture, should be registered but in the port to which she belonged, or where

PART ML

FROM THE PEACE 1783, TO A. D. 1806.

British Shipsi

PART III.
FROM THE
FEACE 1763,
TO A, D, 1806.
British Ships.

where she was condemned as prize; nor otherwise than upon a certificate of the person who built her, or of the court of admiralty which condemned her; nor without giving bond, that the register should not be lent, fold, or disposed of, but should be employed for the use of that ship only; and that when the ship should be worn out, or sold to a foreigner, it should be delivered up to the collector at the port to which the ship belonged: That the registers should be returned from every part of Great Britain and the plantations to the chief officer in London, there to be entered.

IT was thought proper, that there should be a general revision of the shipping of Great Britain and the plantations, in order to detect those then trading under false registers; and with this view, every ship not already registered should be registtered, and every ship already registered should be regiftered anew, on their return to the port to which they belonged; and no old register to be valid after a certain day. This would have the effect of subjecting to the inconvenience of registering anew fuch ships as were qualified for the plantation trade, and fuch as were foreign-built. But this inconvenience, it was thought, should be submitted to, as it was impossible to detect the frauds then committed without fuch revision. The trouble of office would not be more than that which the admiralty went through when they called in all Mediterranean passes. The trouble to the subject would be no more than what he was already liable to when a ship changed her port. The expence of fees ought to be made small.

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In this proposal for a revision of old registers, it was thought reasonable to make allowance and exemption for particular cases. Thus, ships which to A. o. 1806. had been promised registers in consideration of their having affifted in removing the king's troops and subjects from New York and other places; ships that had been registered by the governors of the plantations, before the law as to the subjects of the United States was explained to them; ships that had been promifed registers in consideration of the owners and their families having removed into the king's dominions from the countries of the United States; it was thought, that power should be lodged in the crown to grant relief in all fuch cases, that appeared to be clear of fraud and collusion.

AFTER the subject of registering had been canvaffed, and these conclusions drawn, it only remained to put it into a course of official enquiry. His majesty was accordingly moved to order in council, that the lords of the committee appointed for the confideration of all matters relating to trade and foreign plantations should consider and report their opinion, whether it might not be proper, that a bill should be offered to parliament for enforcing the several provisions of the laws made for the encouraging and increasing of the shipping and navigation of his majesty's dominions, and for preventing the frauds practifed respecting registers, and other securities for ascertaining the built and property of British ships. This order was made I March 1786.

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PART III.

FROM THE PEACE 1783, TO A. D. 1806.

British Ships.

THE committee of council proceeded immediately to take into confideration the question referred by his majesty, and endeavoured to obtain every information and light that could be procured, by examination of merchants, underwriters, and other persons conversant with mercantile affairs, and by consultation with the officers of the crown, in the departments to which this fort of business belonged. A letter had been previously written to the commissioners of the customs, apprizing them of the intended investigation; and on the very day on which his majesty referred the question, the lords of the committee opened to the commissioners the several objects that appeared proper for their confideration, in framing the report they were to make on this subject. Their lordships called likewise upon the board of customs in Scotland, to report their opinion upon the question; and this report, when made, their lordships caused to be transmitted to the commissioners of the customs for their consideration. So much dispatch was used by the commissioners of the customs, that on 31 March they made a very elaborate report upon all the points submitted to them, with a very full opinion as to the defects of the law, and the probable amendments to be made therein. This report of itself comprizes the substance of the discussion, which this subject underwent.

Points submitted to the Commissioners of the Customs. THE lords of the committee, when they opened the subject of enquiry to the commissioners of the customs, broke it into the following points. First,

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PART III. British Ships

That there should be a general inspection and revision of all British shipping, and new registers granted. Secondly, That some further regulation TO A. D. 1806. should be made to prevent frauds, when the property of a ship was transferred to other British owners. Thirdly, That there should be made a further description of British subjects; such as, British subjects residing in his majesty's dominions, specifying the place, or British subjects belonging to such a factory abroad. Fourthly, That there should be some further description of a ship by way of ascertaining it to be the same. Fifthly, That there should be some further penalty upon false swearing, and upon forging or altering certificates or registers. Sixthly, That further regulation should be made for securing a proper return of all registers from any part of his majesty's dominions to the chief office of the custom-house in London. Seventhly, To collect as many circumitances as the commissioners were able, of the frauds committed, in order to entitle a foreign ship to the privilege of a British ship navigated according to law. Eighthly, To state the present defects or omissions in transmitting to the chief office in London registers and certificates granted to British ships according to the law as it then stood. Ninthly, To give an account of the shipping of England, as it appeared at the Register's Office, or from any other information the commissioners of the customs could obtain.

To these points the commissioners made distinct Their Reports answers and observations. As to the first, they concluded

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PART UI.

PEACE 1806, TO A. D. 1806. British Ships.

concluded it to be the delign in future to keep a registry of all ships and vessels belonging to this country of every description, including those employed in the coast-trade and fisheries; and they proposed, with a view of carrying this design into execution, that the shipping should be divided into the three following classes. First, Ships of the built of Great Britain, Ireland, Guernsey, Jerfey, or the British plantations, or those taken and condemned as prize, or fuch foreign ships as may be wrecked or stranded, and afterwards admitted to the privilege of British, unless, indeed, it should be thought adviseable that this indulgence should be altogether discontinued. Secondly, Ships foreign-built, but wholly owned by British subjects and legally navigated; without alteration, however, in any respect of the duties then payable on goods and merchandize imported and exported in fuch ships. Thirdly, Ships or vessels Britishbuilt, or those taken and condemned as prize, not employed in the foreign-trade: in this class also foreign wrecked or stranded ships might be included, if permitted in future to be made free.

THE first class was considered as the only description of ships that could legally trade to and from any of the king's dominions in Asia, Africa, or America. The second included those that were then confined to the European trade, but which could not import goods of the growth, product, or manufacture of Furkey (a.) The third was

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limited to soafters, as also to such fishing-vessels the navigation of which was confined to the rivers or coasts, and which are more particularly described in the twentieth section of stat. 7. & 8. Will. 3. C. 22,

CONFORMABLY with this division, they proposed, that certificates of registry should in future be made out separately in this manner, and should be distinguished in their titles as follows:

FIRST, Certificate of British Plantation Registry, &c.

It was proposed, that ships should, by virtue of this certificate, be intitled also to trade to Europe, and all other foreign parts, or, if occasion should require, to go coastwise.

SECONDLY, Certificate of a Foreign Ship's Registry for the European Trade, British Property, &c.

This class would be confined wholly to this trade, such ships not being permitted to go to the plantations, nor even to carry goods coastwise, unless on payment of the duty imposed by stat. 1. Jac. 2. c. 18. f. 2. which has hitherto been found to operate as a prohibition.

THIRDLY, Certificate of a Coasting or Fishing Vessel's Registry.

It was proposed, that no certificate should be taken out for this class of vessels when under sisten tons burthen; and that no vessel, during the time it had this certificate, should be allowed to take out one of the first class.

Ir was further proposed, with regard to all

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PART III.

PEACE 1783, TO A. D. 1806,

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PART III.

FROM THE PRACE 1783.
TO A. D. 1806.

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these certificates, that none should in future issue but at the port to which the ship belonged, without the special leave of the board of customs, to which all the circumstances should be previously stated. The design of this was, that the officers granting the certificate living on the spot where the parties applying for the certificate refided, would have an opportunity of enquiring into the truth of facts stated by them for obtaining it. They further thought, that no certificate should be granted on the oath of one of the owners, but that the major part of them should join therein, provided they did not refide at a greater distance than twenty miles from the port to which the ship belonged; and if the major part of them did-not appear, sufficient proof on oath should be made by one or more of the owners present, that he rest did not reside within that distance.

WITH regard to "the granting of new registers," although they were fully convinced of the necessity of that measure, yet the means of effecting it appeared to them to be attended with great difficulty. For as the oath of the owner or owners was required, it might frequently happen for the ship to arrive at a port, as well in Great Britain as in the British plantations, where none of the owners resided; and to deliver a new certificate of registry on the return of the old one, merely on the oath of the master (which could only be to the best of his knowledge) would by no means tend to remedy the evil apprehended. Great inconveniences must also arise in receiving the old register

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register, and in lieu thereof granting a letter of PART III. licence for one voyage only, as fuch voyage might not carry the ship to the port to which it be rea a 1806. in the second longed.

The plan that occurred the most likely to anfwer the end proposed; and not to interrupt the navigation of the country, was one similar to the practice of the lords of the admiralty, when they had reason to apprehend that Mediterranean passes had fallen into the hands of persons, and were used for the protection of ships, for which they were not originally intended; in fuch cases, they caused an advertisement to be published and continued for some time in the Gazette and other public prints, giving notice, that passes of a new form would be iffued in a short time after the date of such publication; but that such passes of the old form as had been iffued, would nevertheless continue in force until a certain day, usually the distance of twelve months. In like manner, it was now proposed that the commissioners of the customs should give notice, that after a certain day certificates of registry should be issued of a new form, and that after fuch a day no ship would be permitted to be clear out at the port to which she belonged, either in Great Britain or the plantations, as a British ship, until the owners had made proof that fuch ship was British-built or Britishowned, as the cafe might be.

Bur confidering that British ships employed in foreign trade do not return to the ports to which they belong for a confiderable time, and confe-

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PEACE 1783.
TO A. D. 1806.
British Ships.

quently, under the regulations now proposed, could not procure a new form of registry, certain tant periods were to be allowed before the owners of such ships should be compelled to take out a certificate of the new form, unless such ship should arrive sooner at the port to which she belonged.

Ir was further proposed, that at the time of taking out the certificate of new registry, security should be given that such certificate should not be fold, lent, or otherwise disposed of, but that it should be made use of for the ship for which it was granted, fo long as all the owners and the master and three-fourths of the mariners were British subjects, and should be delivered up in case the ship was lost or taken by the enemy, or was broken up. The penalties proposed for these fecurities are nearly fuch as were then given for the due use of Mediterranean passes. Should the ship be sold in whole or in part to any foreigner, then the certificate was to be delivered up within seven days, if within the limits of any port; and if at sea, or in any foreign port, within fourteen days after its first arrival in any port within his majesty's dominions.

As the abuses in regard to registers had principally been in the plantations, it was recommended, that the officers there should not have power to make out any certificate but only for ships taken as prize, and condemned there, and bought and equipped for sea by the inhabitants there; and as the duty on prize-ships registered in Guernsey and Jersey had in many instances been evaded.

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was recomuld not have but only for ed there, and he inhabitants s registered in instances been evaded, evaded, it was proposed that no ships should be regulared in those islands; but, instead thereof, in some ports of this kingdom; which, it was thought, would be no great inconvenience, considering the nearness of those islands.

It feems, that where ships and their cargoes had been seized for having registers illegally granted, the lords of the treasury had often directed, if the register appeared not to have been obtained by any sinister means, that the cargo should be entered on condition of delivering up

the register to be cancelled.

Upon the second point they observed, that the difficulty of identifying a ship was much increased by a frequent change of name, and they recommended that the name of a ship should not in suture be altered, after it had been once registered. From this regulation it was thought no material inconvenience would follow, but that on the contrary an expence, which was then too frequently incurred through the mere caprice of the owners, would be saved, as the law then required the ship to be registered de novo on every change of name.

THEY further recommended, in addition to the directions of stat. 7. & 8. Will. 3. c. 22. st. 21. that upon the transfer of any share in a ship, even in the same port, before any indorsement thereof was permitted, an oath should be taken by the person or persons to whom it was transferred; and that upon every change of the master of a ship, an indorsement thereof should be made on the register; and as the parchment for registers in

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PROM THE PRACE 1783, TO A. D. 1806.
British Ships.

future was intended to be much larger, it was thought there would be sufficient room for both indorfements.

Upon the third point they recommended, that the form of the oath upon which the certificate was to iffue, should contain the occupation and place of residence of each owner; if they resided in large towns in England, the name of the parish likewise; and if in any factory abroad, the name thereof, The owners attending to take out the certificate should also swear, that they were truly and hond fide subjects of Great Britain, and that none of them, nor, to the best of their knowledge or belief, any of the other persons having any share or property in such ship, had taken the oath of allegiance to any foreign state; except involuntarily, under the terms of some capitulation to be noticed in the oath; and that no foreigner, directly or indirectly, or any other perfon than those described, had any share or interest in the ship. And they submitted, whether it would not also be expedient, that the deponents should make oath, not to fell or transfer any share of the ship to the subject of any foreign state, without giving immediate notice to the commissioners of the customs in London and Edinburgh; and the fame if any other person having a share should so transfer it, as foon as it came to their knowledge, in order that the register might be called in and cancelled.

Upon the fourth point it was judged, that such a circumstantial description of the ship might be made

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made in the form of certificate, as would enable PART III. any officer of the water-guard of the customs to ascertain the identity of it; and they proposed, to A. D. 1806. that, before registry, all ships should be surveyed British Ships. by an officer of the customs, affisted by a skilful person if necessary, and in the presence of the master or some other person on behalf of the owners; and that a certificate should be delivered to the officer who was to grant the certificate, containing a description of all the particulars required to be contained in it.

BECAUSE it might sometimes be dangerous to lay a ship on shore for the purpose of ascertaining its tonnage according to the rule laid down in stat. 13. Geo. 3. c. 74. s. 1. they proposed a certain rule for measuring ships while assoat, by which the tonnage might be afcertained with nearly the same precision as when the ship was on ground.

Upon the fifth point they proposed, that a fimilar penalty to that contained in stat. 7. & 8. Will. 3. c. 22. f. 10. should be arnexed to the counterfeiting of the certificate of registry now proposed; and that taking a false oah should be punished with the pains of perjury.

Upon the fixth point they observed, that by stat. 7. & 8. Will. 3. c. 22. s. 18. cuplicates of all registers are required to be transmitted to the custom-house, to be entered in a general regifter; but no penalty is annexed to a failure in fuch duty. This being a regulation that ought to be punctually observed, they recommended, that an officer granting a certificate and delaying for

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PART III.

FROM THE
PEACE 1783,
TO A. D. 1806.

British Ships.

three days transmitting a duplicate thereof, should forfeit a year's salary; if he was out of Great Brian, he should do it by the earliest conveyance.

As to the feventh, eighth, and ninth points they observed, that the neglect in transmitting duplicates was principally in the plantations. They subjoined an account made out by the register-general of shipping, of the number of ships belonging to the several ports in England; and also a list of various frauds that had been practised with regard to registers; from which it appears, that registers were frequently and without concealment granted in the West indies to American subjects of the United States, who, under cover thereof, carried on trade with our plantations,

Proposals for amending the Law. THE commissioners conclude their report with submitting the following outline of a proposal for an alteration in the laws relative to shipping:

First, That no ship or vessel should be intitled to any privilege as a British-owned ship that was not British-built, or condemned as prize, the property of British subjects, legally navigated by British mariners, and registered according to law; except such foreign-built ships, as being the entire property of British subjects, and legally navigated, were, at the time of or before the passing of the act, employed by the present owners in any trade whatever in which such ship enjoyed any privilege of navigation not allowed to ships in general; but on this condition, that an account should be delivered to the proper officer of the customs custon ter of fuch . owner should he amis to whi fecurit nature cate i c to fuc of wh chandi ject to owner notice docum

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customs within fix months, by the owner or mas- PART III. ter of every hip claiming the continuance of ruon and fuch privilege, describing the built, burthen, 170 1A. D. 1866. owners, and cother necessary particulars, who British Ships. should prove the facts by affidavit; in which case he might receive, at the custom-house of the port. to which the vessel belonged, a document for the fecurity of her navigation, somewhat similar in its nature to, but different in form from, the certificate of registry in general, which should secure to fuch ship the continuance of those advantages of which she was then in possession; the merchandize, however, therein imported to be fubject to the fame duty as before. But if the owners did not, within fix months after proper notice given, render the account, and procure fuch document, all such ships should be considered, in every respect, as foreign ships, and subject to penalties as fuch.

Secondary, That every person applying for a certificate of registry for a British ship built after the passing of the act, should produce to the proper officer of the customs a certificate, under the hands of the builder, expressing the time when, and the place where, it was built; the exact tonnage, and the name of the first purchaser; describing also the vessel, under its proper denomination, in the most explicit manner: the owner should also make oath, that the vessel he requires to be registered is the identical one mentioned in the builder's certificate. And for every ship or vessel built in any of the plantations for which

PART, III.

PROM THE
PEACE 1783,
TO A. D. 1806.

Brilish Ships.

which registry should be required after 1 January 1787, the like certificate should be produced from the builder, with an affidavit as to the identity.

THIRDLY, That for every ship built in any of the colonies or plantations for which a certificate should be first granted after I January 1787, there should be paid, on its arrival in any port of Great Britain, a duty of 51, for every 1001. of the real value thereof (the value to be ascertained on oath); the payment of which duty should be certified by the collector and comptroller, by indorsement on the register,

They observed on these proposals, that the first would, within a few years, occasion the exclusive employment of British-built ships in every trade where any privilege was at that time allowed to foreign-built ships owned by British subjects. The second would, by means of the builder's certificate, prevent a fraudulent use of registers. The third proposal, as to the duty, would not more than compensate the revenue for what it would receive on the foreign materials subject to duty necessarily used in ships built in this kingdom; and might encourage the building of ships in Great Britain, by putting the builders here, and those in the plantations, on a more equal sooting.

The Opinion of the Committee of Trade there upon. THE committee of privy council were of opinion, these regulations should, without delay, be proposed to parliament; but that, instead of the oaths recommended for the performance of acts to be done, the compliance therewith should rather be enforced by bonds and penalties; and that the duty

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duty of sl. on plantation-built ships should be postponed for further consideration: and as in many of the cases where registers might have 70 A.D. 1806. been obtained contrary to the laws then in force, there might have been no fraudulent intention, the committee were of opinion, that a power should be vested by parliament in his majesty for a limited time to grant relief to fuch owners, Their lordships accordingly on 7 April made a report to his majesty to that effect; and at the same time laid before his majesty the report of the commissioners of the customs.

THE committee for trade and plantations then proceeded to the framing of a bill to be brought into parliament. This was two months in passing through both houses; and during that progress. it was very minutely examined, both within and without doors, and underwent many alterations.

Some struggle was made against the intended clause for preventing owners from changing the names of ships; but at a numerous meeting of merchants, affurers, and owners of ships, where this clause was taken into consideration, it was resolved, that this regulation would answer a very good and falutary purpose, and would prevent many frauds being committed on the merchants, affurers, and fair traders, who had been continually exposed to impositions and great losses, for want of fuch a regulation; and this refolution was: communicated to the lords of the committee for trade and plantations.

AT length the bill passed into a law, making

PART/III. British Ships. PART III.

PROM THE PEACE 1783, TO A. D. 1806. British Ships.

flat. 26. Geo. 3. c. 60. intituled. An Act for the further Increase and Encouragement of Shipping and Navigation; and the provisions of it are as follows:

Stat. 26, Geo.3, c. 60.

THE act begins by ordaining, that no ship or vessel foreign-built (except ships condemned as prize), nor any ship or vessel built or rebuilt upon a foreign keel or bottom, in the manner before that time practifed and allowed-that none of these ships, although owned by British subjects, and navigated according to law, should any longer be intitled to the privileges or advantages of a British-built ship, or of a ship owned by British fubjects. Int to this, three exceptions of a temporary nature were made: First, Any foreignbuilt ship that before 1 May 1786 belonged wholly to any of the people of Great Britain or Ireland, Guernsey, Jersey, or the isle of Man, or of any of the before-mentioned colonies, islands, plantations, or territories, navigated according to law, and registered in the manner directed by the act, were to continue to possess the privileges of foreign-built ships. Secondly, Any ship built or rebuilt on a foreign-made keel or bottom, and registered before I May 1786 as a British ship. Thirdly, Any such ship begun to be repaired or rebuilt before 1 May 1786 may be registered under this act, on an order from the commissioners of the customs in England or Scotland, if it is made appear to them upon oath, that such ship was stranded by act of Providence, and not with a fraudulent intent, and was, at the time of fuch **ftranding**

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stranding, the property of some foreigner; or that such ship was a droit of admiralty, and was rendered unfit to proceed to sea without undergoing a thorough repair in this kingdom, and was necessarily sold for the benefit of the foreign owner; or being a droit of admiralty, was sold under an order or commission from the court of admiralty, and fairly and openly purchased by a British subject, and has been so much repaired since it was his property, that two-thirds of her at least are British-built.

Such were the descriptions of ships to be excluded hencesorward from the privileges of British shipping, and such the peculiar circumstances that were suffered to exempt from exclusion some which came under those descriptions.

The privileges of a British-built ship were, generally speaking, to be confined to such ships only as have been taken and condemned as lawful prize, and such as are wholly of the built of Great Britain or Ireland, Guernsey, Jersey, or the isle of Man, or of some of the colonies, plantations, islands, or territories, in Asia, Africa, or America, which at the time of passing the act, or at the time of building the ship, belonged to, or were in the possession of, his againsty.

Such, and such only, was in suture to be the qualification of a British-built ship. To this also were subjoined the sollowing exceptions: First, No ship is to be deemed British-built which shall be rebuilt or repaired in any foreign port or place, if such repairs exceed sisteen shillings per ton, unless

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unless they are necessary by reason of extraordinary damage sustained during her absence from the king's dominions, and to enable her to perform the voyage in which she is then engaged, and to return in safety to some place in the king's dominions.

Before fuch repairs in a foreign port are made, the mafter is to report on oath the condition of the ship to the British consul or chief British officer, and cause it to be surveyed by two persons approved by him, to deliver in writing an account of the damage, and verify before him upon oath, the particulars and amount of the repairs; that they were necessary to enable the ship to perform her voyage, and return to some place in the king's dominions; which the conful is to certify under his hand and feal. If there is no conful or British officer, then these particulars are to be verified before two known British merchants, whose certificate is to be of the same force. The master, at the first port where he arrives in the king's dominions, is to make oath before the collector and comptroller, if required by them fo to do, of the nature and amount of the charge or expeace of fuch repairs: and if the repairs appear to exceed fifteen shillings per ton, or the master neglects to deliver the certificate, the ship is to be deemed foreign-built*.

* Sect. 2. Of Registering.

Thus far the act is employed upon the built of ships: the whole of the remainder of the act is taken up with the various regulations about registering, which we shall now consider, stating

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them as briefly as the nature of them will allow. PART III. It was defigned to make fome alterations and amendments in stat. 7. & 8. Will. 3. and to ex- TO A.D. 1806. tend that act to other ships than those particularly British Ships, described therein.

EVERY ship or vessel having a deck, or being of the burthen of fifteen tons, and belonging to a subject in Great Britain, or Guernsey, Jersey, or the ise of Man, or any colony, plantation, island, or territory, belonging to the king, is to be registered by the person claiming property therein, who is to obtain a certificate of fuch regiftry, in the form given in the act, from the collector and comptroller, if in Great Britain or the isle of Man; or from the governor, lieutenantgovernor, or commander in chief, and the principal officer of the customs, if in Guernsey, Jerfey, or any colony or plantation *.

Such certificate is not to be granted but in the port to which the ship properly belongs, except prize-ships condemned in Guernsey, Jersey, or Man, which are to be registered in a particular manner; and except cases where the officers are specially authorized by the commissioners of the customs +. The port to which a ship shall be + Sect. 4. deemed to belong, is the port from and to which she usually trades, or, being a new ship, shall intend to trade, and at or near which the husband, or acting and managing owner, usually resides ‡. \$ Sect. 5. No ship the property of the king or royal family, nor any lighters, barges, boats, or vessels, of any built or description whatever, used solely in rivers

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PROM THE PEACE 1783.
TO A. D. 1806.
British Ships:

or inland navigation in need be registered; and no ship built in the United States, or owned by the people thereof, during the time the prohibitory acts were in force, and not before registered, is intitled to be registered, unless it has been condemned as prize, or having been stranded shall have been built or rebuilt, and registered in the manner been fore practised and allowed. No subject whose usual residence is out of the king's dominions shall, during such residence, be intitled to be owner, in whole or in part, of a British ship to be registered under this act, unless he is a member of some British sactory, or agent for, or partner in, any house or copartnership actually carrying on trade in Great Britain or Ireland 1.

\$ Sect. 8.

THE oath prescribed in the stat. 7. & 8. Will 3. is repealed, and another oath, the form of which is given in the act, is required to be taken and fubfcribed before the person making the registry and granting the certificate. This oath is to be taken by the owner; and, if there are two joint owners, by both, if they both live within twenty miles of the port, otherwise by one : if more than two, then by the greater part, not exceeding three, if fuch greater number of them are resident within twenty miles of the port; or by one; if all shall be refident at a greater distance §; and where one of three joint-owners takes the oath, he is also to fwear, that those who are absent are not resident within twenty miles of London, and have not wilfully absented in order to avoid the oath, or are prevented by illness |.

§ Sect. 10.

|| Sect. 11.

THAT

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опТных the proper officers may be ascertained of the ship to be registered, one or more persons are to be appointed by the commissioners of the custonis in England and Scotland, and by the governors in the plantations, for examining and admeasuring ships, as to the particulars contained in the certificate; and he is to deliver an account thereof to the person who is to make the registry and grant the certificate: fome person attending on the part of the owners is also to fign his name to the certificate of fuch furveying officer, if he agrees to the contents of the account *. If fuch * Sect. 12. officer give false descriptions of any of the particulars to required in the certificate, or any person makes a false register, or grants a false certificate, he is to forfeit 1001. †. Because ships cannot al- + Sect. 13. ways be brought on shore to be measured, a rule is laid down in the act, to be observed in measuring them afloat 1. ..

A BOND is to be entered into by the master, and The Bond. such of the owners as personally attend, at the time of obtaining the certificate of registry, conditioned, that the certificate shall not be fold, lent, or otherwife disposed of, and shall be solely made use of for the service of that ship; and that in case the ship shall be lost or taken, burnt or broken up, or otherwife prevented from returning to the port to which he belongs, the certificate, if preserved, shall be delivered up, within one month after the arrival of the master in the king's dominions, to the collector and comptroller of some port in Great Britain or the isle of Man, or of the British plantations.

PEACE 1783 TO A. D., 1806. British Ships.

1 Sect. 14.

THAT

PART III.

FROM THE PEACE 1783, TO A. D. 1806.
British Shipt.

tions, or to the governor or lieutenant-governor of Guernsey or Jersey; and that if any foreigner shall become intitled to the whole or any share or interest in the ship, the certificate shall be delivered up. within feven days after fuch transfer of property to the person authorized to make registry and erant certificates, if such transfer shall be within the limits of any port in Great Britain, Guernsey, Jerfey, Man, or the British colonies; and if in any foreign port, then to the conful or other chief British officer resident there; and if at searthen to the conful or other British officer at the first port where the ship shall arrive, immediately after arrival; or if the port at which he first arrives is in Great Britain, Guernsey, Jersey, Man, or the colonies, then within fourteen days after arrival; and if there is any Mediterranean pass, it is to be delivered up, together with the certificate of registry. The certificates are to be transmitted to the commissioners of the customs, and the Mediterranean passes to the admiralty. I to the off to thereof to the

* Sect. 15.

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Indorsement on the Certificate.

THE next alteration regards the indorfement directed to be made on the certificate of registry by stat. 7. & 8. IVill. 3. Besides that indorfement, there is also to be indorfed, before two witnesses, the town, place, or parish, where the person resides to whom the transfer is made; or, if he lives in some British factory, the name thereof; if in some foreign town, and he is not member of some British factory, the name of the town, and also the name of the house or copartnership in Great British or Ireland whose agent or partner he is:

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mmissioners an passes to and the person to whom the transfer is made, is to deliver a copy of fuch indorfement to the person authorized to make registry and grant certificates, who is to cause an entry thereof to be indorsed on the oath upon which the original certificate of regiftry was obtained, to make a memorandum of it in the Book of Registers, and give notice thereof to the commissioners of customs in England or Scotland under whom they act *.

As often as the property of a ship is transferred Bill of Sale. from one British subject to another, in whole or in part, the certificate of the registry is to be truly and accurately recited in words at length in the bill or other instrument of sale, otherwise the bill of fale is to be void to As often as the mafter is + Sect. 17, changed, the certificate of registry is to be delivered by the mafter or owner, at the port where the change is made, to the person authorised there to grant certificates, who is to indorfe and fubscribe a memorandum of such change, and give notice thereof to the officer at the port where the ship was last registered, who is to make a memorandum of it in the Book of Registers, and give notice of the transaction to the commissioners of the customs 1.

"Ir" has been before noticed, that the changing of Change of the names of thips had been a mode long practifed for defeating the effect of the register-laws. To prevent this in future, owners are not to change the name by which a ship was first registered; and they are, within a month after the first registering, to paint in fome conspicuous part of the stern, in Ff2 letters

PART III.

TO A. D. 1806 British Ships.

+ Sect. 16.

1 Sect. 18.

PART III.

PROM THE PLACE 1783, TO A. D. 1806.

British Salps.

letters of four inches length, the name of the thip; and any owner or master obliterating or conversing the name to painted (unless in square-rigged vessels in time of war), or in any written or printed paper describing a ship by any other name than that by which she was registered, or verbally describing her by any other name to an officer of the customs, is to forseit rook.*

* Sect. 19.

Persons applying for registry for any ship built after r Aug. 1786, are to produce a true account, under the hands of the builder, of the time and place of building, the tonnage, and the name of the first purchaser, and make oath that the ship in question is the same.

+ Seat. 20, 21.

Certificate lost or mislaid.

Ir a certificate of registry obtained under this act is lost or missaid, a registry or certificate de novo may be granted according to the regulations of stat. 15. Geo. 2. c. 31. provided the security above required be given; and the oath prescribed by this act be taken instead of that prescribed by stat. 15. Geo. 2. c. 31. ‡.

1 Sect. 22, 23,

Is a ship shall, after registering, be altered in form or burthen, or be converted from a sloop into a brigantine, or from any one denomination of vessel to another by the mode of rigging or fitting, she must be registered de novo, as foon as she returns to the port to which she belongs, or to any other port where she may be legally registered, otherwise she will be deemed a foreign ship §.

§ Sect. 24. Prize Ships.

THE owners of prize-ships, before registering, are to produce a certificate of the condemnation under the hand and seal of the judge, and also an ac-

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re registering, condemnation and also an account

count of the particulars contained in the beforementioned certificate; to be made and subscribed by skilful persons appointed by the court to survey the ship; and they are to make oath that the ship in question is the same mentioned in the judge's certificate *. Prizes condemned in Guernsey, Jer- * Sect. 25. fey, or the ifle of Man, are to be registered at Southampton, Weymouth, Exeter, Plymouth, Falmouth, Liverpool, or Whitehaven †. This + Sect. 26, was to fecure the duties payable on fuch ships; and, for the same purpose, when such prizes are registered in the plantations, an exact and particular account is to be joined to the certificate of registry of the sum the ship sold for, verified by the oath of the person applying for the regifter to atsocher to a 1 1

Is order to make the affair of registering more clears a distinction was to be made between British-built ships, which are alone qualified for the plantation-trade, and such foreign ships, as are owned by British subjects, and can only be employed in the European trade, in which they are allowed to continue till they are worn-out, it was ordained, that the certificates should distinguish the ships in these two ways, eit. er by being intituled; Certificate of British Plantation Registry; or Certificate of Foreign Ship's Registry for the European Trade, British Property §.

To carry this part of the act into complete execution, and to put an end to the fraudulent practice of foreign ships trading to the plantations under certificates that had been illegally granted, it was

PART III.

TO A. D. 1806. British Ships.

1 Sect. 27.

PART III.

FROM THE
PEACE 1783,
TO A. D. 1806.

British Ships.

refolved to call in all former registers; and the commissioners of the customs were to give public notice that certificates of registry would be granted, at a certain reasonable time, to all ships le gally entitled to them; and all owners of thips; not before required to be registered, were, at the expiration of that notice, to cause their ships to be registered, and obtain a certificate according to this act. With respect to those before registered; they were to cause them to be again registered, and obtain a certificate according to this act, and deliver up the register before granted; or if it had been loft or millaid, make oath thereof, and give fecurity in the same manner as is required by star, 15. Geo. 2. in the case of registers and certificates de novo *. Certain periods after the expiration of that notice were allowed for ships to come in, according as they belonged to the British dominions in Europe, or those in the more distant parts of the world. broduce the fame to the "fa"

* Sect. 29.

1 Sect. 30.

\$ Sect. 31.

At the end of those periods no register or certificate was to be in force but such as was granted by virtue of this act; unless where some unavoidable necessity or reasonable cause should have prevented any ship from returning to the port to which she belongs; and then the commissioners of the customs, on proof thereof made to their satisfaction, might cause the ship to be registered;

No fuch ship after her first arrival at the port to which she belonged, at the expiration of the above notice, was to be permitted to clear out as a British ship, or was to be entitled in any wife to the pri-

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wileges of a British ship, unless the owner had obtained a certificate according to the directions of this act and any ship departing from port, without being fo registered, and having obtained a certificare, is to be forfeited *. If, after the expiration of the above notice, any ship, being squarerigged, should be found in any port within the distance of twenty leagues by water from that to which she belongs, or not being square-rigged, be found in any port but that to which she belongs, without having obtained a certificate of registry, the principal officer of the port is to detain such thip until the master give bond in a penal sum (which is proportioned to the different tonnage of ships), with condition that he will forthwith (or, being employed in the Newfoundland-fishery, at the end of the fishing-season) repair with her to the pore to which she belongs, and there cause her to be registered, and obtain a certificate, and produce the fame to the officer at a certain time to be limited in the bond, according to the difference of the port and the nature of her voyage.

In In the case of square-rigged ships so circumstanced, or if the water of the port to which a square-rigged ship belongs is so shallow as not to admit her without danger, in either of those two cases, the master is, within forty-eight hours, to make known his arrival to the collector and comptroller, and require him to cause his ship in iurveyed; and fuch furvey shall be certified, as before directed, and the certificate shall be transmitted by the officer to the officer at the port to which the ship

PART, III. FROM THE TO A. D. 1806. British Ships. Sect. 32.

PART IT.

PROB THE PERCE 1783; TO Al DA 1806; British Ships: Sect. 33.

thip belongs, who, upon that and other requisites being complied with, is to register the ship and grant a certificate; and the officer of the first port may detain such ship till the survey is made?

duce their certificates to the principal officer in any port in his majefty's dominions, or to the British conful or chief officer in any foreign port, in order to fatisfy them that she has been properly registered, the base penalty of 1001.

† Sect. 34.

The officers are to number progressively the certificates as they are granted, beginning asresh at the commencement of every year. They are to enter an exact copy of each certificate in a book, and within one month transmit to the commissioners of the customs a true and exact copy, together with the number thereof, under the penalty of sool for the first offence, and for the second offence 200k and under pain of differ stal from office 100

; Sect. 35.

THE commissioners of the customs in Scotland are to transmit copies of certificates granted by them or their officers to the commissioners of their customs in England §. The fees of registry are specially limited by the act | 1. made belong a

§ Sect. 36.

LASTLY, it was declared, that all former acts made for the registry of ships should be taken to extend to ships required by this act to be registred.

34 Sect. 43.

Such is the detail of regulations contained in this act. To these are subjoined two provisions of a special nature; the one regarding ships whose owners were supposed to have a claim of merit,

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and were to be in alged with a register, although by the terms of this law they were not entitled to its the other respects ships belonging to the kingdom of Ireland over sal the said on the in the

-Ar the time of evacuating the countries held by his majesty's forces in America, many families who had property in ships, removed into the British colonies. To fuch persons, and also to others who had the same fort of property, and had rendered fervices to the cause of Great Britain, the king's governors and officers of the customs had granted or promised registers. Again, regifters had been granted or promifed to other ships by governors, under a misconception of the law, and the property of those ships had been, bond fidey transferred to others of the king's subjects, who under protection thereof continued to employ them. It was now thought proper, in consideration of the merit belonging to the first description of owners, and wherever in the latter case no fraud or collusion appeared, that these ships should be admitted to a registry. Accordingly power was given to his majesty in council to order any ship of the above descriptions to be registered, and have a certificate, and to direct all proceed. ings to be stayed in fuits commenced for condemnation of fuch ships, upon such terms and conditions as he in his wisdom should think fit*. Governors * Sect. 38. in the plantations were in like manner empowered to cause all proceedings in suits of the same kind to be stayed, if they faw just cause for so doing, until his majesty's pleasure was known; they were to transmit

British Ships.

FROM THE PEACE 1783, TO A. D; 1806.

British Skips.

transmit hither copies of the proceedings, toges, ther with their reasons for causing them to be stayed.

THE provision respecting Ireland was for continuing to ships belonging to persons residing in Ireland, the privileges they were entitled to before the passing of this act, until the end of four months after the commencement of the next session of the Irish parliament; in which session it was expected an act would be paffed similar to this, for registering the ships of that kingdom; and therefore the act further goes on to provide, that from the end of those four months every ship registered in any port of Ireland, under regulations fimilar to those in the present act, should continue to enjoy the privileges of a British-built ship, or foreign-built fhip owned by the king's fubjects, as the case might be, according to the provisions of this act †. more the terms of han

+ Sect. 44.

In the following fession of the Irish parliament an act was passed containing similar regulations about shipping and navigation; and the English parliament in stat. 27. Geo. 3. c. 19. confirmed expressly to Irish ships registered under that act, the privileges of British-built or foreign-built ships, as the case might be; those registered under the former laws were to enjoy the same privileges, as the case might be, till the expiration of the time appointed by the commissioners of the revenue in Ireland for registering under the new act ‡. But if any Irish ship should have been prevented by unavoidable necessity or reasonable cause from returnations.

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ing to port in Ireland, and the same was proved to the latisfaction of the commissioners of the customs in England and Scotland, they might permit such 10 at D. 1806. ship to enjoy the privilege for that time only, and to clear out to her port in Ireland, and to no other porty for the purpole of being registered *.

THE plan of regulations made by stat. 26. Geo. 3. were not fo well confidered, but that the experi- 20, Geo. 3. ence of a few months pointed out fomething to amend in a piece of machinery so extensive and complicated as this. Some of these defects were corrected in stat. 27. Geo. 3. just quoted.

Trus, in the oath to be taken by owners for the purpole of obtaining the registry, the person taking the oath is to fwear, amongst other things, that he has not, nor has any of the other owners to the best of his knowledge and belief, taken an oath of allegiance to any foreign state whatever, except under the terms of some capitulation. This, though aimed chiefly at Americans, was found fo largely worded as to comprehend persons residing abroad in factories and in foreign towns, who were objects rather of praise than of blame; it was therefore provided, that an oath taken for the fole purpose of acquiring the rights of a citizen or burgher in any foreign city or town in Europe, to be enjoyed only during residence there, and for a limited time after such residence, should not be deemed an oath of allegiance within the meaning of this 2ct +.

AGAIN, the oath, as far as it regarded the property in the ship, could not strictly be taken by PARTILL

PROM THE British Ships.

+ Sect. 4,

PART III.
FROM THE FEACE 1783,
TO A. D. 1806,
British Ships.

any one where the ship belonged to the East India Company, or any other body corporate; a new oath therefore was devised to be taken by the secretary of any other officer authorised by the Company.

* Sect. 5. ...

Doubts had arisen whether the bond to be given on registering could be entered into at any other port than that where the ship was required to be registered: it was now ordained, that the commissioners of the customs and the governors abroad might, where it seemed to them expedient, permit such bond to be taken before any person whatever, and in such manner; and at such port, as they should judge sit. It was also ordained, that every new master of the ship shall give a fresh bond; and an indorsement being made toties quoties of such new bonds on the original bond, shall from thenceforward be a discharge of it, as far as regards the former master 1.

+ Sect. 6.

2 Sect. 7.

It was thought that in the island of Newfoundland, and in the provinces of Quebec, Nova Scotia, and New Brunswick, there was not a sufficient number of officers to carry the act into execution, and that difficulties would, on that account, be occasioned to small vessels carrying on the sishery and trading coastwise in those parts; it was therefore ordained, that no vessel not exceeding thirty tons, and not having a whole or fixed deck, and being employed in the sishery on the banks of the shore of Newsoundland and the parts adjacent, or on the banks or shores of the provinces of Quebec, Nova Scotia, or New Brunswick.

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Brunswick; adjacent to the gulph of St. Lawrence, and to the north of Cape Canso, or of the islands within the same, or trading coastwife within 100 A. D. 1806 those limits, shall be subject to be registered under stat. 26. Geo. 3 *.

ocAgain, many ships were built in those places on account of owners residing in the king's European dominions, which could not, for that reason, be registered in those places; it was now provided, that fuch ships might be registered there on the husband or principal agent of them taking the eath; and the certificate so granted is to be of force till they arrive at some port in the king's European dominions, where they may be regiftered on the oath of the owners, and no longer; uponsitheir arrival fuch certificate is to be given up to be cancelled †...

LASTON, in explanation of the sense of that act in general, it was declared, that all ships pronouced by that act not to be entitled to the privileges of a British-built ship, or of a ship owned by British subjects, and all ships not registered according to that act, shall, although they may be owned by his majesty's subjects, be deemed, to all intents and purposes, as alien ships ‡.

WHILE the subject of British shipping was un- Of Shipping to der confideration, it was observed, that the quan- Trade. tity of foreign ships employed in the importation of goods from Denmark, Norway, Sweden, and the East Country, was much greater in proportion to the British, than the foreign tonnage employed in other trades; and that it was increasing

PART III.

British Shipe.

* Sect. 8.

1 Sect. 13.

PROM THE PEACE 1783. TO A. D. 1806. British Ships.

in general, and the British shipping employed in fome of these trades was, at the same time, del creasing. The lords of the committee for trade were defirous, that some measures should be taken to prevent this increase of foreign shipping, and to promote that of British; and they proposed for the confideration of the board of customs, whether it might not be proper to augment the duty, called the aliens' duty, or petty custom, on such of the goods enumerated and described in the eighth and ninth fections of the Act of Navigation as were now subject to it, and were imported from the before-mentioned countries; and whether fuch increase would materially operate to increase the burthens on, and confequently the prices of, those articles, if such duty were increased gradually; that is, by making it double from 1 January 1787, and treble from 1 January 1788: and if they thought this inconvenience would happen, then they were called upon to confider, whether fome advantage might not be given to Britishbuilt ships employed in those trades, by lowering the duties on those articles when imported in such fhips; or whether both these methods might not be purfued in fuch proportions as might best attain the end proposed, and not materially affect the revenue.

This enquiry brought before the board of cuftoms the measures which had been pursued in former times, for encouraging British shipping; and from the effect of those measures they collected what appeared the most probable remedy

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PEACE 1783 TO A. D. 1806. British Ships,

on the present occasion. They observed, that the high duty imposed by the Act of Navigation, and other acts, on wines imported in foreign ships, had given a decided preference to British ships; informuch that little or no wine was ever imported in a foreign ship, not even from Portugal, in Portuguese shipping, except in time of war: that the alien duty upon the other articles was, at the period when imposed, considerable, being no less than 251, per cent. on the duty then payable on those articles; and no part of this was drawn back on exportation, except in the case of currents. But, on the other hand, it was observed, this high duty did not operate as an inducement with foreign merchants to employ English ships, because foreign merchants were at that time personally liable to the payment of aliens' duty on their merchandize, without regard to any diffirction of shipping; from which duty, indeed, they had been relieved by stat. 24. Geo. 3. c. 10. and in that refpect they were now put on an equal footing with the British merchant.

IT was lamented, that in the tract of time which had elapsed since the Act of Navigation, when this aliens' duty was imposed, upon all the occasions of imposing additional duties, as had been done from time to time, to fupp!" the exigencies of the state; there had not been shewn so much attention, as should have been, to the encouragement of British shipping. The articles enumerated and described in the eighth and ninth fections of that act, when imported in a foreign

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PART'III. British Ships.

ship, now became subject to a very inconsiderable additional duty. PROM THE additional duty. The preference given to British 1783, to A. D. 1806. Shipping, in the act of tonnage and poundage, by The preference given to British easement in duties, was confined to very few instances: the instances in which such preference had been given in the imposition of duties since that act, were few; fo that, upon the whole, it did not feem, that British shipping had received so much favour as might have been conferred on it, by properly imposing and proportioning the duties of customs.

> When they faw so many occasions let pass without doing any thing to encourage British shipping, they were forry to notice an act lately passed, namely, stat. 22. Geo. 3. c. 78. which had a tendency, very materially, to injure the British By this act the articles enumerated navigation. and described in the eighth and ninth sections might be brought from any foreign port in Europe, in any ship the property of subjects under the fame fovereign as the country of which the goods were the produce. This law, which was supposed to have been made in order to permit his Prussian majesty's subjects to import Pomeranian merchandize in East Friesland ships, was so worded, as to extend this indulgence beyond what was originally intended. This act, they fubmitted not only deserved to be re-considered, but should be materially corrected; as, in its prefent form, it would be productive of the most serious confequences to the navigation of this country. As an instance of it, they faid, the same indulgence

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ountry. As indulgence had had been already claimed by a Danish-owned, though not Danish-built, ship; which was clearly within the words of the act; and the same privilege might equally well be claimed in many other instances.

AFTER these representations, the board submit their opinion on the points proposed for their consideration. As to the first point, they thought, that as the aliens' duty had not been increased, from time to time, as additional subsidies and impositions were laid on the enumerated and described articles in question, the increasing them generally, and at once, might operate on the trade between this kingdom and Denmark, Norway, Sweden, and the East Country, and also on that of other countries from whence some of these articles come. But these objections would not equally lie to a gradual increase of those duties, in the manner suggested.

As to the second point, it was doubted whether lowering the duty on the enumerated articles innorted in British-built ships could be recommended by a board of revenue. But they thought, if the above reasons were not sufficient to dissuade the imposing any additional aliens' duty, such an addition might be laid on the enumerated goods imported in ships belonging to Denmark, Norway, Sweden, and the East Country, as was adequate to the difference of duties and other charges payable by British subjects in those countries beyond what is payable by their own subjects; and out of such additional aliens' duty a fund might

PART IU.

FROM THE PEACE 1783, TO A. D. 1806.

British Ships.

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FROM THE PEACE 1783, TO A. D. 1806.
British Ships.

be raifed for encouraging, by bounties, the subjects of this kingdom to engage more extensively in the trade to those countries, and to build ships properly adapted to the nature of that commerce; the neglect of which had operated in a great degree to give a preference to foreign ships. Bessides, it had been represented by those skilled in ship-building, that English ships might be built with more advantage, better adapted to those trades, and more commodious for conveyance of bulky goods, in proportion to their measure, than any other ships whatever.

Remedies proposed in Aid of British Shipping.

OTHER remedies were suggested that might be applied in aid of British shipping and navigation. It was observed, that lately great quantities of rock salt had been exported from Liverpool and Chester, in foreign ships, to Denmark, Russia, and the East Country, Flanders, and Germany; and this being a native raw commodity, it was pro. posed to lay such a duty on it when exported in any other than British shipping, as would give a decided preference to them. Again, the export of refined fugars, in foreign thips to the countries in question, exceeded very considerably the export in British ships. There being a great bounty on this article, and much of it being re-landed after it had ferved the purpose of obtaining the bounty, it was proposed, that less bounty should be allowed, where the export was in any other than a British-built ship. This would obtain a preserence for British-built ships; and if there should be an attempt to smuggle, these could not fo eafil landing nalties

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PART-III.

PEACE 1783,

British Ships.

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very much to favour British-built shipping, and promote the navigation of the country.

Ir was likewise thought, that some small difference might be made in favour of British-built ships, in the case of goods now admitted free of duty in any ships. This was seen in the instance of raw linen yarn, which, on importation, was subject to one penny per pound, if brought in a foreign ship, and was free if brought in a British ship; and this distinction has given a decided preference to the latter. It was said to be chiefly owing to this circumstance, as to raw linen yarn, and to the duty imposed on logwood when exported in foreign ships, that we have any shipping employed in the Hamburgh trade.

We have before noticed the prejudicial effects of stat. 22. Geo. 3. and the remedy applied thereto by stat. 27. Geo. 3. which latter statute probably owed its origin to the suggestion made upon this occasion. It is probable also, that some alterations afterwards made in duties upon articles imported from the Baltic sea, and the East Country, were made in consequence of what was here thrown out.

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PART III.

FROM THE
FEACE 1783,
TO A. D. 1806.

British Ships.

Easement in
Unities for British Ships.

THE interest of British shipping had, in various instances, been assisted by this policy of giving an easement in duties to goods imported in British ships; as will appear from the following view of the provisions made for this purpose, at different times, by parliament:

In the Act of Tonnage and Poundage, an easement was given in point of duty, where drugs, spicery, estridge wool, and wrought filks from the East Indies and Italy, were imported in Englishbuilt shipping, and where whale-fins were imported in English shipping. The duty outwards was also lessened on coals and beer, if exported in Englishbuilt shipping. In the Navigation Act passed the fame fessions, a distinction was made, as we have before feen, in favour of English shipping, by imposing an aliens' duty on French and German wines, imported in any other than shipping belonging to England or Ireland, and also upon all the articles enumerated and described in the eighth fection (except currents and Turkey commodities), and on currants and Turkey commodities imported in any other than English built shipping *.

* Sect. 9.

This distinction in dury made in respect of the ship, was followed up to the legislature in other instances; as on the importation of iron, and beaver-wool, by star. 2. Will. & Mary, c.4. raw linen yarn, cotton-wool, and goat-skins raw and undressed, by stat. 24. Geo. 2. c. 46. stat. 6. Geo. 3. c. 52 and stat. 5. Geo. 3. c. 35. and for a certain period, and under certain circumstances,

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flax, tallow, succus liquoritiæ, corn, pot-ashes, German pearl-ashes, and brandy (a.) Again, on the exportation of corn, the bounty was confined TO A. D. 1806. to fuch as was exported in British ships by stat. 1. Will. & Mary, c. 12. Other articles of export favoured in the duty were these; coals by stat. 9. Ann. c. 6. and ftat. 12. Ann. ft. 2. c. 9.; logwood by stat. 7. Geo. 3. c. 47. and cotton-wool by fat. 19. Geo. 3. c. 53.

When the old duties were repealed, and new ones formed in their stead by the Consolidation Act, stat. 27. Geo. 3. c. 13. and afterwards in the new Consolidation Act, stat. 43. Geo. 3. c. 68. attention was paid to all these cases, and some new instances upon both those occasions were added. It appears, on examining the tables of import and export in both those acts, they agree in making a afference where the importation was in Britishbuilt ships, and where in foreign ships, in the following amongst other articles; namely, bristles, down, and feathers, of Muscovy or Russia; flax, currants, figs, raifins, iron, Russia linens, sallad-oil, ad ordinary oil of olives; rofin, undreffed goatkins, scal-skins, tar; tow of Muscovy or Russia. wine, unmanufactured wood of various denominations; estridge wool; to thich may be added, oil and fins, the produce of whales and other creaures; but these must also be of British catching, and

PART III.

British Ships.

⁽a) Vid. ftat. 4. Geo. 2. c. 27. ftat. 7. Geo. 3. c. 12. ftat. 7. Gen. 3. C. 47. Rat. 13. Geo. 3. C. 43. Hat. 20. Geo. 3. C. 25. lat. 22. Geo. 3. c. 28.

FROM THE PEACE 1806, TO A. D. 1806. British Ships.

and under special regulations that are spoken of under the head of The Fishery.

In the duties laid on the articles which are the fubject of the Commercial Treaty with France, three of them were diffinguished in respect of the ship; namely, wine, fallad-oil, and ordinary-oil (a.) Among the few articles that are liable to a duty on exportation, that of coals is one; and a difference of duty is made in both the Confolidation Acts in the case of coals, and also of culm, when exported in a British-built ship, and when in a foreign ship.

Besides this express distinction in fayour of British-built ships, there are other distinctions in duty, which also operate in favour of British-built shipping; as where articles imported from the plantations, or by the East India Company, have a preserence in point of duty beyond the same articles not so imported.

THE legal description of British shipping has been left on the provisions of these acts of parliament passed in 26. Geo. 3. and 27. Geo. 3.; but fome amendments have fince been made in the requifites that relate to registering, and fome very material alterations in the law for manning and navigating of British ships in every one of the

trades

(a) The other articles pluded in that Treaty were subject to the same duty, if imported in ships of the built of either country, owned and navigated according to law; namely, vinegar, brandy, iron or fleel work; cotton manufactures, cambrics, lawns linens, fadlery, gauzes, millinery, porcelain, plate glass, and glass ware.

trade Thef c. 68.

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trades before-mentioned, and also in the fisheries. These changes were made by stat. 34. Geo. 3.

latter part of the act. The direction made in stat. 26. Geo. 3. that the bill of sale of a ship should always regite the certificate of registry, began to be thought no fo fecure, because doubts had arisen, whether transfer of property might not still, as b 6 act, be made without any bill of fale, instrument at all in writing. To make this it was now enacted, * Sect. 14. that no transfer; contract, or agreement for such transfer, should be valid, in law or equity, unless made by bill of fale or instrument in writing. It was enacted + that the indorfement required by + Sect. 15. law to be made on the certificate of registry, upon any alteration of property in the same port to which a ship belongs, shall be in a certain form and manner which is precifely laid down in the act. But if the ship is absent at the time, so that no fuch indorsement can be made, in lieu thereof a copy of the bill of sale is to be delivered, and entry thereof indorfed on the oath or affidavit ! In case of owners living in any foreign 1 Sect. 16.

PART III. PEACE 1783

TOA. D. 1306. British Ships.

THE provisions respecting registering come first in the order of our subject, though they make the Statute 34. c. 68.

6 Seet. 17.

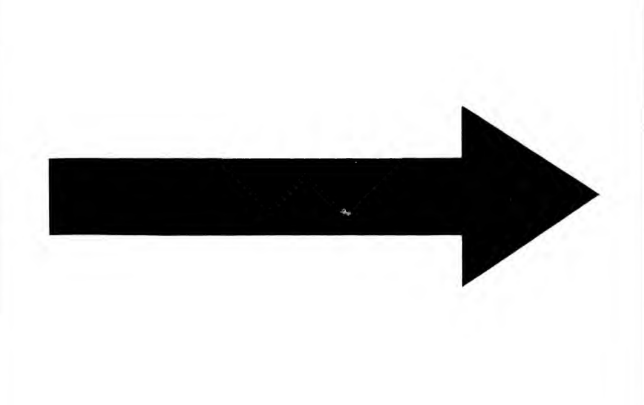
country, fo that neither such an indorsement, nor

a copy of fuch bill of fale the be delivered, nor the other particulars be complied with, it is al-

lowed to be done at any time within fix months,

but within ten days after the owner, or some person

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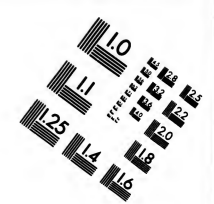
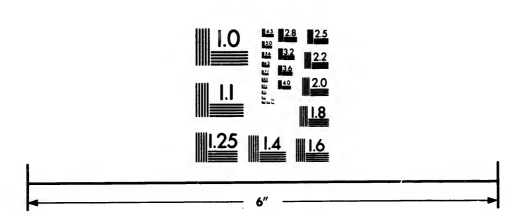


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PROM THE PEACE 1783, TO A. D. 1806.
British Ships.

* Scct. 18.

† Sect. 19.

To prevent masters of ships maliciously detaining, and refusing to deliver up certificates to the owners, a provision had been made in stat. 28. Geo. 3. c. 34. (relating to quarantine) which was found inessectual. To assist, therefore, the owners in recovering an instrument so material to the establishment of their property, power is now given to bring such master before a justice of peace, who may convict him in the penalty of 1001. and on failure of payment may commit him to jail, for not more than twelve, nor less than six months. And upon the justice certifying such conviction of detainer and resulat to the officer, who granted the certificate, a registry and certificate de novo, may be made.

In all cases, where by law a ship is to be registered de novo, the officer is to demand a sight of the bill of sale, and if it is not produced, may refuse making a registry and certificate de novo; but a discretion is reposed in the commissioners of the customs, and in governors of the plantations, upon consideration of circumstances, to give direction for a registry and certificate in such cases t.

* Sect. 20.

By stat. 7. & 8. Will. 3. 6.22 when an alteration of property happened by the sale of one or more shares in the same port, after registering, there was to be accepted gement of such sale by an indorsement on the certificate, before two witnesses. It is now allowed, that the original owners, whose property still remains to them, may, if they chuse, have a registry and certificate de novo.

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THE last amendment made in the law of registering by this act, was* to secure the due registering de novo, of British-built ships; where TO A. D. 1806. they became in whole, or in part, the property British Ships. of foreigners, fuch a ship was required by stat. 26. * Sect. 22, Geo. 3. c. 60. to proceed for that purpose with all due diligence, to the port to which it belongs, or to any other port at which it may be regiftered. It was now provided, that if fuch ship didnot make its voyage home for this purpose without delay, it shall from thenceforth be deemed a foreign ship, and shall not again be entitled to the privileges of a British ship, unless the commissioners of the customs, or governors in the plantations, shall, on confideration, think fit to order a registry and certificate de novo; and then it shall again become intitled to the privileges of a British ship. However, even this indulgence is not to be granted, unless the ship returns within one year after the transfer, if not on a voyage to the east of the Cape of Good Hope, or to the

voyage beyond those two Capes. Thus far the act promployed on the circum-flance of registering; the other part of it contains amalteration in the very substance of our navigation system. From the ressing of the first act of navigation in the reign of smales II. there had been an acquiescence in the measure, then laid down, for the proportion of British seamen to be employed in British ships. "A master and threefourths of the mariners, British subjects," was

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PART III.

FROM THE
PEACE 1783,
TO A. D. 1806.

British Ships.

deemed as much advantage as we could venture to claim, in our own navigation. Moreover, it was only in certain trades, that British ships were required to be so navigated. In the trade with our own plantations, in the importations from Asia, Africa, and America, in the importation of articles of Muscovy and Turkey; and of such articles as are enumerated in the eighth fection of the Act of Navigation, in the coasting trade; in all these cases British ships were required to be fo navigated, by the Act of Navigation. There still remained a considerable extent of commerce, where no fuch restriction prevailed; thus, as to the remainder of the European trade, besides that of Muscovy and Turkey, and the enumerated articles, importations might be made in British ships, without having the master and three-fourths. of the mariners British subjects; so in all soreign trades, except that to the colonies, the exportation was free from any such restriction. There were, indeed, particular instances, both in importation and exportation, where this restriction had been imposed, be price to be paid for some advantage given, a bourses drawbacks, freedom from duty, or other encouragement or easement in trade, or in the fisheries, yet the general law of our navigation was as above stated; to which fuch particular instances were exceptions. But our superiority at sea during the last war, both in arms and in commerce, was so manifested, and the circumstances of Europe seemed to make it fo necessary to keep up that ascendancy, upon our

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own element to the highest pitch, that a resolution was taken to confine our navigation still more to our own people. A bill was accordingly prepared for TO A. D. 1806. this purpose, under the direction of the same noble person, (a) to whom the maritime commerce of the kingdom has so many obligations; and the before-mentioned stat. 34. Geo. 3. c. 68. was passed. under the appropriate title of "An act for the further encouragement of British mariners."

THE act begins by reciting the provisions of stat. 12. Car. 2. which include the shipping and navigation belonging to the 3d and 8th fections of that act; and making those an example for extending the same restrictions still further, it enacts that no goods, wares, or merchandize whatever shall be imported, or brought into any port or place in the kingdom of Great Britain, or the islands of Guernsey, Jersey, Alderney, Sark, or Man, on board any ship or vessel which is or shall be registered, or required by law to be registered, as a British ship or vessel, unless such ship or vessel shall be navigated by a master and three-fourths, at least, of the mariners British subjects *. It then goes on * Sect, 1. to enact the time the respect to all exportation +, + Sect, 2. and further, that no fuch ship or vessel shall be navigated at all, but by master, and three-fourths, at least, of the marine. British subjects 1: so that \$ Sect. 3. now a British thip cannot appear at sea, even in ballast, without such complement of British mariners. Further, with respect to the coasting trade, it is enacted &, that no goods, wares, or mer- & sect. 4. chandizes whatever, shall be carried from any one

PART III.

British Ships.

port,

(a) The Earl of Liverpool.

PART III.

ROM THE PEACE 1783,
TO A. D. 1806.

British Ships.

port, member, or creek, or place of Great Britain, or of the islands of Guernsey, Jersey, Alderney, Sark, or Man, to any other port, member, creek, or place of the fame, or of any of them, in any fuch ship or vessel, nor shall any fuch ship or vessel be permitted to sail from one of the faid ports or creeks to another, in ballast, or to be employed in fishing on the said coasts, unless fuch ship or yessel shall respectively be wholly and folely manned with, and navigated by, a mafter and mariners all British subjects. A power is, however, given to the commissioners of the customs to licence any fuch ship or vessel employed in fishing, to have on board foreign mariners, for the purpose of instructing British mariners in the art of taking, or curing fish; such foreigners not exceeding onefourth of the mariners on board. To secure the full effect of this strict rule, it is

Sect. 5.

enacted*, that the mafter and mariners shall continue such, during the whole of the voyage, unless in case of sickness, death, desertion, or of any of the crew being captured; the necessity of employing foreigners in their place, to be certified by the consul, or two known merchans in a screign port †. It is also provided, that none of the above regulations shall interfere with, or affect any special provision made by former acts, for the navigating or manning of ships or vessels employed in the sisteries.

† Sect. 13.

To put an end to all doubts, what persons are to be deemed British masters and mariners within the acts of navigation, it is declared ‡, that none

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are to be admitted as fuch, but natural-born fubjects, or persons naturalized, or made denizens, except fuch as have become subjects by conquest, or cession of some newly acquired country, and British Ships. have taken the oaths to the government under the terms of capitulation or treaty, by which the country was acquired. However, foreigners who have ferved three years in the navy may be employed* as British masters or mariners. On the other hand, British subjects, who have taken an oath of allegiance to any foreign state (except under the terms of some capitulation to an enemy) are disqualified †. Moreover persons serving, after such † Sect. 8. disqualification, are liable to a penalty, but the ship and cargo are not to be forfeited, if the difqualification was unknown to the owners. Between the ports of America and the West Indies, negroes, belonging to british subjects, may be employed; and to the eastward of the Cape of Good Hope Lascars, and the natives of those countries, as before this act.

THERE is a faving of his majesty's power to issue proclamations under Rat. 13. Geo. 2. c. 3. for the supply of foreign seamen to serve in time of war (a) ‡. The execution of this act, like that ‡ Sect. 9. of the other acts of navigation, is secured by forfeiture of ship, and cargo ...

THE above regulations were not to take place till the expiration of fix months after the conclufion

(a) There was now in force a temporary act, 33. Geo. 3. c. 26. to this effect.

PART III.

6 Sect. 10.

PART III.

PROM THE PEACE 1783;
TO A. D. 1806;

British Shipa

fion of the war. They are now in full operation; and fince the union with Ireland, they have been extended by stat. 42. Geo. 3. c. 61. to Ireland and to Irish ships; only it is provided, that in time of war, Irish merchant ships, and privateers, may be navigated by foreign mariners, so as they do not exceed three-sourths of the crew, notwithstanding stat. 12. Car. c. 18. so that, in this respect, the Navigation Act is relaxed with regard to Ireland, upon reasons that apply to the circumstances of that country, not yet sufficiently advanced in maritime vigor to surnish a greater quota of mariners in their merchant ships.

Ir may be reckoned among the encouragements to British mariners, that the duty on prize ships, and their surniture was taken off, by stat. 34. Geo. 3. 6. 70.

The War Acts 1793 & 1803.

THE remaining provisions made by parliament respecting shipping, are such as arose from the circumstances of the war; and were of a temporary nature. The first of these is stat. 34. Geo. 3. c. 42. It had happened that certain foreign colonies were furrendered during the last war in confequence of articles of capitulation; on which occasion many ships were put under his majesty's protection, voluntarily, and without capture. These not been taken, nor condemned as prize, could not, by law, attain the rank of British ships. It was just and reasonable to impart to such newly acquired fubjects, the advantages which they principally aimed at, in such furrenders, that of protecting their property, and mending their fituation; to faci-

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facilitate this, a special fort of registering was de- PART III. vised by stat. 34. Geo. 3. c. 42. which communicated to fuch ships the privileges of British To A.B. 1806. ships in a particular manner. The directions of British Ships. this act being applicable only to St. Domingo, and the French Leeward islands, another act was necessary when similar surrenders were afterwards made in other parts. To provide for all such cases at once, these privileges were granted in stat. 37. Geo. 3. c. 62. to all foreign ships and vessels, which had been or should be put under his majesty's protection during the war, in consequence of capitulation on the furrender of any foreign colony or settlement. A like provision has been made in the present war, by stat. 45. Geo. 3. c. 32. A special mode of registering such ships is directed in the act.

Doubts had arisen whether British ships, which had been in possession of the enemy, and afterwards becoming the property of British subjects, had received certificates of registry from some of his majesty's governors in the colonies, were intitled to be registered and have the privilege of British ships. To remove these doubts it was enacted by stat. 36. Geo. 3. c. 112. that his majesty in council might order all such ships, which had fallen under such circumstances, before the passing of that act, to be registered, conformably with stat. 26. Geo. 3. c. 60, as nearly as the circumstances would admit.

THE necessity of employing foreign seamen in the merchants' fervice during the late times of hostility,

PART III. PROM THE PHACE 1783 TO X. D. 1806. British Ships.

hostility, gave occasion to stat. 33. Geo. 3. c. 26. (a) which is copied from an act passed at the beginning of the American war, stat. 16. Geo. 3. c. 20. This terminating with the peace of 1801, another like exemption from the obligations of the navigation system was held out after the commencement of the present war by stat. 43. Geo. 3. c. 64. By this act, merchant ships may be navigated by threefourths foreign feamen, and one-fourth British. In both these acts, as in that passed for the same purpose during the American war, there is a saving of the power vested in the king by stat. 13. Geo. 2. c. 3. An act, however, which in the present mode of commencing, and carrying on hostilities, is not likely to come into use, as the power there given to the king arises only in the case of a formal declaration of war.

Decisions and Law Opinions.

CONFORMABLY with the plan that has hitherto been followed, there will now be laid before the reader fuch information as can be collected from the judgments of courts, the opinions of lawyers, or other fources, respecting the sense and consequences of these laws for registering ships. The reader will not expect much affistance of this fort upon laws which have passed so recently. But it has fo happened, that many judicial opinions have already been delivered on these acts, owing to the registering of ships being so closely connected with the ownership and transfer of this sort of property.

THE effect of a bill of fale not containing a recital of the certificate of registry, was fully confidered in the court of king's bench, in the case

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has hitherto d before the lected from of lawyers, and confeships. The of this fort ntly. But it pinions have owing to the nnected with f property. taining a res fully conin the case

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of Rolleston v. Hibbert (a). A bill of fale of a ship then at sea was executed by way of security, and at the same time for the same purpose was TO A. D. 1806. deposited the grand bill of sale. The bill of sale, was absolute on the face of it, and in the usual form, but it did not contain a recital of the certificate of the registry of the ship, as required by the seventeenth section of the act. These securities were all to be returned on payment of a note. of hand, for which they were collateral fecurities. The person giving the bill of sale became a bankrupt; the person to whom the security was given seized the ship on her arrival, and the assignees brought trover to recover her.

IT was contended, that the ship could not be detained by the defendants, either on the ground of a purchase or lien.

First, It could not be supported as a contract of fale, because the bill of fale, not being conformable to the statute, is declared null and void to all intents and purposes. They said, fince the act, ships can only be transferred by bill of sale, otherwise the clause requiring a recital of the certificate in the bill of fale would be nugatory. the checks provided in the act might be de- * Sect. 3, 10, 15, 16, 17. feated, if any other instrument should be permitted to have the same operation as a bill of sale under the statute.

SECONDLY, It could not be supported as a lien, for, being void by the statute, it is a mere nullity:

(a) 3 Term Rep. 405.

PART III.

British Ships.

PART III.

FROM THE
TEACE 1783,
TO A. D. 1806.

British Ships.

lity: and then this is a mere naked bailment, the ship not having been delivered for any specific purpose; in which case the plaintists may recover it in an action of trover, or a court of equity would decree restitution. This could not be binding in a court of law, because that would be to create an interest in the ship, which is expressly guarded against and forbidden in the statute. For foreigners might say, although bills of fale, under which they might claim, are void, still the lien is valid. Therefore, unless this construction was put upon the statute, foreigners may have shares and interests in British ships, by advancing money on them and taking the grand bill of fale, and an affignment of the ship, and thus totally difregarding the provisions of this act. acceptly, that it was the if

On the other side it was contended on two grounds, FIRST, That this was not such a transfer of property to the desendants, as the act was intended to attach upon at all; SECONDLY, That if it were, yet, as between these parties, the desendant, had a right to retain possession of the ship till the lien was discharged.

Upon the first point, they faid, the objects intended were, to prevent any but British-built ships being navigated in the trade of Great Britain; and to prevent foreigners from navigating even British-built ships with the privileges of British subjects; so that the right of navigation was the great object of the act; and unless the right acquired by the defendant was such in its nature as would enable him to navigate the ship, the

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ent, the ship ic purpose; er it in an ould decree g in a court an interest against and might fay, they might Therefore, the statute, ests in Brin and taking ment of the provisions of

mercely, that ded on two ch a transfer act was in-LY, That if the defendthe ship till

the objects British-built f Great Brin navigating leges of Brinavigation nd unless the uch in its nathe ship, the act act was never intended to attach upon it. Now PART III. the whole of the right intended to be conferred or acquired was, that of a mortgage on the ship to a TO A. D. 1806. certain amount; for though the bill of fale was ab- British Ships. solute upon the face of it, yet the defendant gave an accountable receipt, whereby he promifed to restore that, and the other muniments, on payment of the note. The contract therefore was merely executory; the only right acquired was that of possession, which was to remain as a fecurity; he had no right to the intermediate profits of the voyage, nor could, independently of the omission in the bill of sale, have been enabled to navigate the veffel; for he not only could not have taken the oath prescribed by the tenth section, namely, that he was the sole owner, and that no other person had any "right, interest, share, or " property therein," but while the ship was at sea it was absolutely impossible to get at the certificate (which by the thirty-fourth fection must always be kept on board); either for the purpose of inserting it in the bill of fale, or of having it indorfed according to the fixteenth fection. And this argument, bears much stronger, when it appears that this difficulty is provided for in the case of a sale to a soreigner; for unless the Court can go so far as to fay, that the Legislature did not intend a ship at fea should, in future, be capable of being transferred to a British subject, this will at least appear to be a casus omissus in the act, because of the impossibility of complying with some of the requifités. Dan stag that et our son at the co

PART III.

FROM THE PEACE 1783.
TO A. D. 1806.

British Ships.

8. Will. 3. which is referred to as the basis of the sixteenth section, that a mortgage was not the sort of transfer intended by the latter, for the statute of William requires the indorsement on the certificate in the case of a sale of one or more shares; and the latter act only requires the addition of another circumstance to that indorsement: it confines therefore the indorsement to the case of an absolute sale of specific shares, which a mortgage can never be said to be. The act cannot extend to all transfers; if it did, it would include those by operation of law.

If then this were not fuch a fale as comes within the fixteenth fection, requiring the indorfement of it on the certificate, it follows, that the certificate need not be fet out in the bill of fale under the feventeenth fection. But supposing it were requifite, the utmost penalty on fuch omission was, that the bill of fale was void, but it by no means avoided the contract: nor was it necessary it should; for as the right of navigation was the only object in view, and that was specifically pro-'vided for by other clauses, the only reason for avoiding fuch an imperfect bill of fale was, to prevent that being made use of, towards acquiring a right of navigation, unless the main object of the act appeared on the face of it to have been complied with. In this case, even if the defendant had had a more formal bill of fale, the ship could not have cleared out, unless the defendant had been guilty of perjury in swearing to the absolute property, when he had only a conditional

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ditional one. As the only claim, therefore, which the defendant had on the ship was a mortgage, or lien, and as he never could, independently of the clause in question, under such a title have navigated the ship, it was not necessary for him to have had any written instrument whatever, but the lien might have attached by the mere delivery of

the thing. Having now taken this bill of fale among other collateral fecurities, it never can be faid, that if one among feveral fecurities is void,

the rest are thereby avoided.

the question as between the defendant and third parties, at any rate the plaintiffs cannot make this fort of objection, standing exactly in the situation of the bankrupt himself, subject to all his equities, and bound to make good all his bond side engagements. The utmost they can alledge is, that the defendant has not the legal title; but admitting that to be the case, the assignces are bound in equity, and so cannot recover in trover.

Such were the arguments on the two sides of this question. The Court gave judgment for the plaintiffs, and stated the following as their reasons.

LORD KENYON observed, that this clause was couched in the most positive terms which the language affords, and renders such a bill of sale an absolute nullity. The statute, he said, was framed by an able statesman, who is peculiarly conversant in the commercial interests of this country; and from the experience which has already been had of it, it is acknowledged to be founded in wisdom, and to have produced all those beneficial conse-

PART III.

PEACE 1783, TO A. D. 1805. British Ships.

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PART HL.

PROM THE
PEACE 1783,
TO A. D. 1806.

British Shipe.

quences to the commerce and shipping of the country that were expected from it; and therefore, if Judges could have any leaning in their minds on such occasions, they should not have an inclination to put such a construction on the words of this act as would tend to evade the wholesome provisions of it.

He faid, it was not necessary that the property in a ship should pass by a written instrument; but certainly, if the parties chuse to convey by a written instrument, that shews what their intention and the rights of the parties were, and they shall not be permitted afterwards to refer to any other agree ment. For if a person execute a bill of sale of goods without stamp, such an instrument cannot be received in evidence; yet the vendee cannot refort to any parole evidence of the agreement; fo here, the title of the defendant being reduced to writing, he cannot refer to any other agreement, although the written instrument is void by the act, The words of the seventeenth section are general, and make no exception of cases where ships are at fea; and with respect to the impossibility of complying with the requisitions of the act while the ship was at sea, the parties might have extracted from the registry, at the custom-house all that was necessary for this purpose. It was wholly unfounded to infift, that if the bill of fale did not take effect, there was a lien for the amount for the bill of fale professes to transfer the absolute property; and though the property would be devested by the payment of the money, yet the intermediate - 4 d TI

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of face property in the vendees under the bill of face wild not be devested. He likened this to the case of conditional furrenders by tenants for life before star. 74. Geo. 2. c. 20. in which cases the whole property actually passed in the mean time, although it was devested on performance of the condition.

As to the affertion, that a court of equity would not compel the defendant to deliver up the ship till his demand was satisfied, he said he did not know that a court of equity would put a different construction on the act; but, at any rate, in a court of law they were to put on it a legal construction. Where the parties have relied on an invalid security, he did not know that a court of equity would decree a performance of the contract. As the instrument is not valid in point of law, the contract cannot be supported here on grounds on which they did not think a court of equity would act. The other Judges agreed in the same opinion in savour of the plaintiff.

MR. Justice Buller considered the other clauses of the act as decisively against the first ground taken by the counsel for the desendant; namely, that the statute did not apply to the case of a ship sold at sea, because the case of a sale of a ship, either at sea or in a foreign port, to a sorreigner, is expressly provided for by the sisteenth section: then if we see that in one part of this statute the Legislature had in view the sale of a ship at sea, or in a foreign port, and made special provisions for such a purchase by a foreigner, it cannot that

PART III.

PROMETHE PRACE MISS, TOWA. D. 1806.
British Shipe.

PROM THE PEACE 1783, TO A. D. 1806.
British Ships.

be argued that the felling of a ship at sea in other cases was not in the contemplation of the legislature; but it shews that they only intended to make one exception, leaving all other cases within the general words of the seventeenth section; besides, before such an argument is adopted, it ought to appear, beyond all controversy, that the parties could not comply with the requisites of the statute, and that this was a cusus omissus; which is by no means to be collected from the statute.

As to the second ground, he said, the bill of fale purports to be an absolute transfer of the property; and the defendant having possession of the grand bill of fale, and also of this bill of fale, nothing could have prevented him navigating the ship but the provisions of the act. As to the difficulty of the defendant's taking the oath, all that the act requires, is, that he should state fairly and truly what his interest was. In the present case, the desendant had such a property as would have justified him taking the oath informthe bill of fale being absolute on the face of it, if the certificate of registry had been inserted, it could not have been disputed; and if there was any right of redemption in the bankrupt, that also might have been stated. As to what was faid upon transfers by operation of law, these he held to be always excepted; but this is a transfer by the party; in which case the requisites of the act must be complied with. As to the arguments upon the equity of the case, they did not apply; and it must be remembered, that he who asks equity,

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offession of bill of fale; igating the to the difth, all that state fairly the present ty as would for the bill of it, if the d, it could re was any t, that also at was faid hese he held transfer by fites of the e arguments not apply; e who asks equity, equity, must first do equity; and if a bill was filed in this case, and was disniffed, it would be because the plaintiff's demand was unconscientious: but that would not decide the property of the ship; the argument, to be of force, should go further, and shew that a court of equity would have decreed a legal conveyance of the ship. But he knew of no case where that court had gone so far; if he did, it would have great weight with him; for in mercantile transactions especially, he thought where a defendant had a clear, indifputable, equitable title, they ought not, fitting even in a court of law, to permit the possession to be taken from him. This first judicial opinion upon the new Register Act was afterwards brought in question in the Court of Chancery, but the party obtained no relief (a.)

About the same time another judicial opinion on this act was delivered by lord Camden, then lord president of the council, on an appeal from the vice-admiralty court at Nassau in the Bahamas. It was in Macneal's case, where a ship had been navigated without being registered, and no sufficient excuse could be shewn for such omission.

THE ship in question had originally been registered, and was said to be bought by Macneal at Savannah, in South Carolina. Having taken in a cargo there, he sailed for Nassau, where he applied to the governor for a register. The officer, whose duty it was to make out the certificate

PART III.

FROM THE PEACE 1783, TO A. D. 1806, British Shipe,

(a) 3 Bro. Cha. ca. 571.

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PART III.

FROM THE

FRACE 1783,
TO A. D. 1806.

British Ships.

of registry, alledged that he had no printed forms lest, but that he was ready to make an indorsement upon the old certificate, on Macneal's taking the oath prescribed by stat. 26. Geo. 3. Macneal afterwards sailed to Savannah, and returned again to Nussau with a cargo, where the ship was seized; but on a hearing in the court of admiralty, she was released as not forseited.

On the part of Macneal it was now contended, that the fale of a British ship in a foreign port was not an act forbidden by any law; that he did all in his power to obtain a fair and legal registry; that it was a blunder in the collector not to give him a certificate, alledging he had no printed forms; that on his return to Nassau he meant to renew his endeavours to obtain a registry; his intention being to trade between Nassau and Savannah; and that in the case of a change of property in a foreign port, he was left at large as to the proper port for the registry of the ship; and having declared his intention to trade thereafter from Nassau, that, and that only, became the proper port where the ship should be registered.

Upon which it was observed by the lord president, how material it was to ascertain, in cases where a ship was sold, whether in a foreign or British port, what shall be the port to which such ship shall be said to belong, and within what space of time she shall repair to such port? For if it should once be laid down that such a ship might register in any other port than that where she was first registered, he was satisfied the act of the 26th

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of the king, which, he faid, is founded upon the best principles, and is wifely and fagaciously contrived by the noble person who was the author of 10 A.D. 1806. it to prevent the many frauds committed under British Ships the act of king William, would be wholly disappointed of its effect. The same and to make

HE then considered the desects in stat. 7. & 8. Will. 3. the frauds that were committed under it, and to what those frauds were owing. It directs, that in all cases of change, whether of the name or the property of the ship, if in another port, it should be registered de novo; but in neither case does the act give any direction to point out the particular port where fuch ship should be registered. The consequence of this want of provifion in the act had been the multitude of frauds that were continually practifed in the registry of ships to for in any port whatsoever, if a person presented himself and took the oath required by that act, he was intitled to have the ship registered. For hit was remarkable, that that act required no other security than the transient oath, as he called it, of any man whatfoever who chose to offer himfelf, and who the next minute might. slip away, and never be heard of afterwards. He faid, the did not wonder that the noble person who framed the statute of the 26th of the king confidered these frauds, and the preventing of them, as particularly deserving his attention; and he was very happy to fay, that if they were right in the judgment they were then going to give, he believed they should so fully second the design of this

PART IIL

PART III.

FROM THE PEACE 1783, TO A. D. 1806. British Shipe. this act, that he would defy any man finding a loop-hole to evade it. se vino report ins

He thought that stat. 26. Geo. 3. was an act which, in every view of it, should be considered as a remedial act; it was for preventing a public mischief, to amend and alter stat. 7. & 8. Will. 3. It had appeared that frauds without number were committed under that act; and that was, and was stated to be, the reason of making this act. now to.

THE rule, therefore, of construction in applying and explaining the act, should be such as will most aid in advancing the means of relief and in suppression of fraud. And should it be considered in any light as a penal act, he was clearly of opinion, that everything arising from such a consideration should be controlled by the other character of it as a remedial act. in straight

HE observed, that by sect. 5. of the act, the port where the registry ought to be made, was expressly defined the port from and to which she has usually traded; and if a new ship, the port to and from which she intends to trade. It is effentially necessary, and expressly required, that the husband's or acting owner's residence should be near such port. This circumstance of residence seems to be made the most indispensable requisite in the section. Besides this there are added fecurities, controls, furveys of the ship; all which if complied with, especially that of residence near the port, it should seem that fraud would be almost impossible.

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HE forbore making more observations on the tong time should be allowed after the change to A. D. 1806. of property in the ship for arriving at the proper port where the ship ought to be registered: for if the time allowed were indefinite, fo that a ship might be trading from port to port without registering, the design and object of the act would be at an end.

IT is remarkable, that stat. 7. & 8. Will. 3. specifies no time for new registering; no more does stat. 26. Geo. 3.; but the latter act does in one clause* decide what is to be done in a particular * Sect. 24. case; and he thought the direction there given might, by analogy; be applied to all cases of a new registry—" or to any other port in which she " can be legally registered by this act." Now there is no case under this act but that of a change of property in a foreign port. Every court before which a case of this fort comes, is to consider the time. Common sense and common reason must say, a ship shall be at liberty to navigate without a register, and shall be protected by law, if in the mean time she is using due diligence to reach a port where a register may be obtained As for instance, suppose a ship is sold at sea, and she is then making a voyage under a charterparty, and the port at which she first arrives after fuch fale, is not a proper port for her regiftering, he held she would be justified in going to fuch port; but that no further delay would be excufed,

PARTIII.

PART III.

PROM THE PRACE 1783, TO A. D. 1806.
British Ships.

excused, as the ought in convenient time to pro-

Upon the whole the rule is this: Where the property of a ship is transferred in a foreign port, she must with all due diligence proceed to the proper port where she may be registered that is port must be that of which she is, as it were, an inhabitant. This circumstance is a part of the certificate, is a part of the oath, and is essentially necessary to the registry.

COMPARE Macneal's situation with these requifites. He was faid to be the purchaser of this thip at Savannah; nothing more appears of him: it might fairly be asked, Who is he? Whence comes he? What property has he? what relations? what friends? By his own account he paid only a part of the purchase-money for the remainder he was to draw on merchants in Jamaica: whether those bills were paid or not, does not appear. These merchants, by his account, were to become part owners of the thing which alone makes his oath incorrect, and brings great suspicion on the whole transaction. He comes to Suvannah with a cargo belonging to fome American merchants, but which, in the bill of lading, is made to belong to Macneal; all which was probably a mere colour to give him the credit of the property, in order to enable him to obtain roman and the property a registry.

HE considered it as a fundamental objection to this ship, that Macneal had no known residence.

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PART III.

TO A. D. 1806. British Shipe.

He looked upon him as a fea-vagabond; and obferved, that he felt he was under the necessity of fwearing with care; for in his oath he did not go farther than to fay, if he had not been a refident "in any country not under the dominion of his "Imajefty. "Through of the said in the said in the

ON this lingle objection, without taking into confideration any other, the court might decide against this ship. But he had thought it proper to give more at large the fense of the court upon the policy of the act, because it is extremely material that its principle flould be thoroughly understood; and as to the point in question, if the act was not scrupulously adhered to, he was perfuaded the whole of its regulations would be futile and useless. It became the more necessary to be thus explicit, as the judge below had feemed greatly to have misunderstood the act; declaring, that Macneal had offended only against the letter of the act, and not against its spirit. Indeed, said his lordship, it is in general beyond sea, in our plantations, that the laws of navigation are broke through and evaded; added to which, the application of them is left for a time with governors, collectors of the customs, and other persons not fufficiently conversant with legal matters, who contribute to aggravate fuch mischies by misconstruction and false interpretations of the law (a.)

HAVING given rather fully the above two cases, being the first that came into court upon the new

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FROM THE PRACE 1783, TO A. D. 1800.

British Steps.

Register Act, those that follow will be stated more briefly.

THE next case that came before a court was, where it was endeavoured, by the same persons, who were plaintiffs in the former cause in the King's Bench, to make void a bill of fale of another ship, by reason of a mis-recital of the certificate of registry; it was a prize-ship, and the condemnation was stated to bear date the 28th May 1783, whereas the ship was condemned 28th May 1782, and so it appeared in the certificate itself. But the court would not allow fuch an objection; they thought the bill of fale fufficiently valid to transfer the property in the ship (a.) Where two partners were purchasers of a ship, and afterwards took into their trade two other partners, without making any transfer of the ship to them, jointly with the other two, and the ship was freighted, it was held in an action on a policy of infurance on freight, that the four plaintiffs could not shew such legal title of ownership as to recover; freight can be claimed only in right of ownership, and having no right to the ship, they had no right to infure the ship. No equitable interest in ships can prevail in contradistinction to a legal title, after what the lord chancellor had decided in Hibbert v. Rolleston (b.) Having, therefore, neither an equitable nor a legal interest in the ship, they have Selject of a infurance. no interest which is the The judges agreed that it was of importance this act

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⁽a) Rolleston v. Smith, Term Rep. 4 vol. 161.

⁽b) Vid. ant. 473.

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court was, e persons, use in the of fale of ital of the ip, and the e-28th May 28th May icate itself. objection; ly valid to Where two 1 afterwards rs, without em, jointly freighted, it nfurance on ot shew such freight can b, and havright to inn ships can l title, after in Hibbert , neither an p, they have infurance. ortance this

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act of parliament should not be defeated, by allowing such titles to ships as the present one (a.)

WHERE two persons were jointly owners of a ship, and one conveyed his moiety to the other, but in the bill of fale, the certificate of registry was not duly recited; there were subsequent transfers of the property among the original owners; but the defect in the first conveyance was deemed to make the person, who first conveyed his moiety, liable to repairs, as not having legally divested himself of his moiety. Upon this occasion, lord Kenyon declared, that cases had arisen on this act, which had distressed their feelings; in one instance they had not suffered a mere clerical error to vitiate a bill of fale, and he hoped, in that relaxation, they had not transgressed the limits of their duty; but in this case the recital was so unlike the certificate, that there is hardly any similitude; and the court is fafe in faying, it was not truly and accurately recited in the bill of fale; from whence it follows, that this is not a legal-transfer of the thip. If, fays he, any inconvenience has refulted to the public from this regulation in the act, and it is expedient to relax from the strictness of it, application must be made to the legislature, and not to a court (b.)

In a subsequent case there had been two transfers of property, and the certificate had been accurately recited in each bill of sale; but in trover by the last purchaser for the ship, it was objected,

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(e) Term Rep. 5 vol. 709. (b) Term Rep. 7 vol. 306.

PART III.

PROM THE PRACE 1783, TO A. D. 1806.

PART IN.
FROM THE FRACE 1783, TO A. D. 1806.
British Ships.

that in neither assignments, was there any recital of flich indorfement of the change of property made on the certificate of registry, as was originally required by stat. 7. & 8. Will. 3. c. 22. feet. 21. and subsequently, with some alterations, by stat. 26. Geo. 3. c. 60. sect. 16. But the court were of opinion, that it was sufficient to send copies of the indorfement to the public office; that it was no part of the certificate, and therefore need not be recited in any bill of fale. It was observed, that in this statute, the legislature looked to the public interest only, and did not regard the purchaser. If the certificate must be entered at the custom-house, with the indorsement thereon, the ship's owner will be known, which is the great object in all the provisions of the act. If, therefore, the public are sufficiently safe, without any recital of the indorfement, the bill of fale ought not to be deemed void, there being no express words requiring its infertion. The indorfement is always subsequent to the transfer (a.)

It was moved in the Court of Exchequer in a fuit of equity, whether this obligation to recite the certificate, applied to an agreement for the fale of a ship, as well as to the actual sale; but no decision appears to have been made on this point (b.) The complying with the requisites of stat. 26. Geo. 3. and the new Register Act, stat. 34. Geo. 3. c. 68. s. 16. in the sale of a ship at sea, were

(a) Bof. and Pull. vol. 1. 48. 3.

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⁽b) Anstruther, vol. 1. 222.

any recital of property as was orill. 3. c. 22. alterations, ut the court to fend cooffice; that nd therefore ale. It was lature looked ot regard the e entered at ent thereon, h is the great . If, therewithout any f fale ought

chequer in a n to recite the or the sale of but no decihis point (b.) s of ftat. 26. at. 34. 6:008. at fea. were deemed

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deemed so necessary towards completing the transfer of the property; that a bankruptcy happening after executing the bill of fale, and before those TO ALD. 1806. requifites were complied with, the property was deemed not to pass, although they were complied with after the act of bankruptcy, and before an action brought by the affignees (a.) A purchaser of a ship at sea having omitted to comply with the requisites, in such case, of stat. 34. Geo. 3. c. 68. fect. 16: endeavoured to cure this omission by getting the ship registered de novo, in another port, where he resided at the time; but this was not deemed valid; for fuch transfer to another port cannot be made by a person who has no legal interest in the ship (b.)

THE case of this ship, the Fishburn; came before the court on another occasion, when it was objected, that the plaintiffs, who were assignees, ought to have made a title to themselves, by a compliance with the requisites of stat. 26. Geo. 3. and 34. Geo. 3. But it was decided by the court, that these statutes only relate to transfers made by act of the parties, namely, from a former owner to a new owner, and where the transfer is capable of being effectuated by the mere operation of an instrument of assignment from one party to the other; and they do not relate to transfers deriving their effect by peculiar provision, or operation of law, as affignments by commissioners under the bankrupt laws; the com-

PART III.

British Ships.

⁽a) East. 2 vol. 399.

⁽b) East. 4 vol. 110.

PART III.
FROM THE PEACE 1783, TO A. D. 1806.
British Ships.

commissioners are not former owners, they do not sell, in the sense the word sale is used in stat. 26. Geo. 3. and stat. 34. Geo. 3. (a). Where a vender had omitted, for three years, to sign an indorsement of a transfer in the same port, and not till after such certificate had been delivered up, and cancelled, it was held that no legal title could be made through such an indorsement (b.)

Some points were decided, on the capture and condemnation of British ships, which relate to the Law of Shipping and Navigation. A British ship, taken as prize, and condemned in a Spanish port, upon evidence exhibited to a court of admiralty in France, was deemed to be regularly condemned, according to the maritime Law of Nations. But a condemnation by a proceeding before a French. conful in a foreign port, was deemed not a fentence to be recognised, and no change of property was made thereby; so that a British ship so circumstanced, coming into this kingdom, may be claimed by the owner, from when it was supposed to pass by such irregula condemnation. Upon that occasion, it was objected that in the American war, our cruisers in the Mediterranean used to take their captures into foreign ports, and there divide the prize, without waiting for any legal proceeding; but it was answered by Sir James Marriot, that this was a misapprehension. for, upon prizes being taken into fuch foreign ports, examinations were had, and transmitted to England,

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(a) Rob.

⁽a) Eaft. vol. 5. 407. ... get. act (b) Eaft. vol. 6. 144.

s, they do is used in). Where to fign an port, and a delivered legal title $ment(b.)^*$ capture and relate to the British ship, panish port, admiralty in condemned, ations. But re a French i not a sen-? of property ship so cirom, may be vas supposed in the Amerranean used ports; and ting for any ered by Sir

vol. 6. 144.

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fuch foreign

ansmitted to England, England, and a regular fentence passed here; and a proceeding conducted in that way, is deemed a proceeding in an admiralty court. A Bri- to A: D. 1806 tish subject cannot lawfully purchase from the enemy a British ship taken and condemned as prize, because this is trading with the enemy; but he may purchase of a neutral, who has purchased of the enemy, and in his hands it returns to all its former privileges of a British ship (a.)

A JUDICIAL opinion was afterwards given by the court, on some of these questions. In the case of a British ship, which had been captured, and taken into Bergen in Norway, and there condemned by the French consul, the court of admiralty (b) decided that such ship must be restored to the British owners, from whom it had been captured.

In the case of another ship carried into the same port, but, before she was condemned by the same irregular authority, she was put up to auction, and re-purchased, by the owner's agent, at a fair sale; it was held by the Court of King's Bench, that this was no change of property, but a redemption, or ransom of the ship, and a breach of the act, stat. 2. Geo. 3. c. 25. and stat. 35. Geo. 3. c. 66. 1, 37. so that it was not necessary for the decision of the cause, to enter into the discussion of another point, namely, whether the contract was not void, as a trading with the enemy (c.)

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(c) Term Rep. vol. 8. 268;

⁽a) Vid. ant. 463 & post 487. (b) The Ship Flad Oyen, Rob. vol. 1. p. 34.

PART III.

FROM THE
PEACE 1783,
TO Al-D. 1806.

Bribish Ships.

IT was attempted to avoid a policy of infurance, under sect. 4. of the Convoy Act, stat. 38. Geo. 3. c. 76. because the ship had sailed without convoy; fect. 6, exempts all ships from the obligation to fail with convoy, if they are fuch as are not required to be registered. This made a question, whether a ship foreign-built, and British-owned, was required by law to be registered; and the Court of Common Pleas, upon full confideration of all the acts on this subject, from the 12 Car, were of opinion, that such foreign ships. are not required to be registered. "The certi-"ficates of foreign registry for the European " trade," directed by stat. 26. Geo. 3. were intended for those foreign ships that had then been registered, and were meant to be continued in the enjoyment of their privileges; but it was not to apply to fuch foreign ships as were not registered before 1 May 1786, none of which were to have fuch privileges communicated to them, as were in future to belong only to R. built ships. Accordingly, stat. 27. 6. c. . declares, that all ships not intitled by stand 6. Geo. 3. and not registered according to the faid act shall although owned by British Resjects, be decraed alien ships. It is not faidy that ships not registered shall not be navigated or owned by British subjects; a British owner of a foreign ship may engage in foreign trade, and will be liable to the alien duties; it was not the policy of the legislature to prevent British subjects employing nic foreign foreign the state

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foreign ships in foreign trade, in as ample a manner as they can be employed by aliens (a).

IT was made a question before the privy council, whether a British-built ship having been taken by the enemy, and afterwards re-purchased and again wholly owned by British subjects, was intitled to enjoy the privileges of a British ship, provided, that, until she has been so re-purchased, she has not undergone any greater repair, than what is permitted to be made to British ships in a foreign port. The law officers (b) being confulted on this point, were of opinion, that a ship so repurchased of a neutral, who had bought of the enemy, and though she had received in a foreign port repairs exceeding 15 shillings per ton, is entitled to be registered as a British ship; because there appears nothing in the law, to exclude a British-built ship in the hands of a British subject from the privileges of a British ship, merely because she has been the property of foreigners; and, as to repairs in a foreign port, the only effect they have to exclude a ship from its privileges, is contained in the 2d fection, where the description seems to be, not of a ship in the hands of a foreign the terms of its "departure from, and return to his majesty's dominions," can, in their opinion, be applicable only to a ship while British owned (c).

Tex foregoing discussions represent some of the

PART HI.

PROM THE PRACE 1783, TO A. D. 1806.

⁽a) Bof. & Pull. vol. 2. p. 209.

⁽b) Sir J. Scott, and Sir J. Mitford, 8 Jan. 1796.

⁽c) Vid. ant. 463. ftat. 36. Geo. 3. c. 112. alfo Vid. ant. 485.

PART III.

FROM THE
PEACE 1783,
TO A. D. 1806.

British Ships.

difficulties which may arise in the detail of a great regulation like the present, but which vanish from the mind when the advantages refulting from the policy of these acts are considered. Many of these have been already noticed; fuch as the prevention of frauds either to the under-writers or to the revenue, and the fecuring in future to this country the building and equipping of all the ships that are to carry on its foreign and domestic trade. Befides these, a very considerable utility arises from the documents that are formed in the execution of this plan of regulation. The registry of shipping, which is made up to the 30th Sept. in every year, contains facts of importance that may be made a ground for reflections both of a political and commercial nature. In this register is seen, how many ships and vessels belong to every distinct port, their tonnage and fize, and the number of men employed in navigating them. It is how accurately known, where to look for the most abundant supply of seamen, when the public service demands them; it is known, at what port to look for ships of a particular tonnage, whether they are wanted by the government for maniputs, of the the merchant for freight.

SUCH facts should be known, but they were never brought forward and authenticated, before the general register of shipping was hade under this act.

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TAVING thus traced the history of the changes in laws and opinions that took place in different periods, we will now look back, and, feparating fuch matter as is repealed, or become obfolete, we will convour on extract as much as conflitutes the law of the present day; not indeed the whole of it, or would be an unwarrantable remairies and the outles, and leading features, which may early be led up by reference to what has been before delivered. To affift in bringing the reader's mind home to the present state of the Law of Sharping and Navigation, I will condense its go ming principles into certain Rules, and the Exceptions to them following the distribution that has all along been made of the subject; and to each Rule and Exception shall be subjoined the grounds

grounds and reasons on which it is sounded. To begin with the Plantation Trade.

RULE I.

TRADE.

"No goods or commodities may be imported into, or exported out of, any colony or plantation of his majefty, in Asia, Africa, or America, belonging, or in his possession, but in British-built ships, owned by British subjects, and navigated by a master and three-fourths at least of the mariners British subjects."

THIS Rule is founded on stat. 7. & 8. Will. 3.

c. 22. (a).

Except such goods and commodities as may be imported into, and exported from, the Free Ports in the Islands of Jamaica, Grenada, Dominica, Antigua, Trinidad, Tobago, Tortola, New Providence, Crooked Island, St. Vincent, Bermuda, by foreign hips, owned and navigated by the subjects of the foreign European soverign or state, on persons inhabiting any country days the dominion of some foreign European sources, or state on the continent of America, exact sugar and soffee which may be imported in the like foreign ships into New Providence and Crooked Island, and into such ports in the Bahama, Bermuda, and Caicos Islands, as the King shall approve, and Tortola; and except salt, which may be exported from Turk's Islands, Nassau, Exuma,

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and Crooked Island, in ships belonging to any FLANTATION of the United States; and except such goods may be imported into, and exported from the British territories in the East Indies, in American ships, and in other permitted foreign ships (a).

THESE Exceptions are made by stat. 45. Geo. 3. c. 57. for establishing Free Ports; and stat. 46. Geo. 3, c. 72, for sugar and coffee to Tortola (b); and stat. 28. Geo. 3. c. 6. s. 9. respecting Turk's Islands (c) and stat. 44. Geo. 3. c. 101. for Exuma, and Crooked Mand, and stat. 35. Geo. c. 115. stat. 37. Geo. 3. c. 97. & c. 117. for the East-India territories.

RULE II.

No fugar, tobacco, cotton-wool, indigo, ginger, With Great " fultic, or other dyeing woods, rice, molasses, cop-" per-ore, coffee, pimente, cocoa-nuts, whale-fins, " raw-filk, hides or fkins, pot or pearl ashes, iron " or lumber, of any Brittin distriction in Afia, Africa, " or America, mande transported to any place " whatloever, other than to some British plantation, or to Great Britain, or to Ireland."

This prohibition was begun by the eighteenth fection of the Act of Navigation; feveral of these goods are there enumerated, the rest were added by

(a) Yet see the note on Rule 5, as to the British territories in the East Indies. "

(b) Vid. ant. 298.

(c) Vid. ant. 273.

MOIT BEAUTH TION Worther Statutes (a). Ireland was excepted by force on of Har. 20. Geo. 3. c. 1291 (6) with the brief brief

> Except rice and lumber, which may be curried from any British colony or plantation to o the Madeiras, or the Western Islands called bu Azores; or to any part of Europe to the southsibward of Cape Finisterre. il it of Josh

THIS depends on flat. 3 Geo. 2. c. 28 and flat. 5. Geo. 3. c. 45. (c).

No goods .III : ALUN! ries of the growth.

With Foreign ALL other goods and commodities, not fo enumerated, being the growth, production, or manufacture, of any British colony or plantation "in Asia, Africa, or America, may be exported

" to any place whatfoever; only bond must be "given not to land them in any part of Europe northward of Cape Finisterre, other than Great

"Britain or Ireland, Guernsey or Jersey."

THE trade in non-enumerated articles was not at all prohibited, and therefor was open and free till this bond was imposed by Ital. 6. Geo. 3. c. 52. (d) Guernsey and Jersey were taken out of the restriction of this bond by stat. q. Geo. 3. c. 28, and Ireland by ftat. 7. Geb. 3. c. 2. and ftat. 20. Geo. 3. c. 10.

EXCEPT that hops (e) may not be carried to Ireland, nor Jum, and other spirits, to the

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⁽c) Vid. ant. 71. (d) Vid. ant. 79.

⁽e) Quere hops, if not repealed by a subsequent act stat. 20. . St Ins. Jak

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be carried to rits, to the Isle

d. ant. 85. d. ant. 79. uent act flat. 20.

Isle of Man, nor rum to Guernsey and Jersey; HANTATION and East India goods must be brought to the port of London.

By stat. 5. Geo. 2. c. 9. for Ireland (a); stat. 5. Geo. 3. c. 39. for the Isle of Man (b); stat. 9. Geo. 3. c. 28. for Guernsey and Jersey (c); and stat. 7. Geo. 1. stat. 1. c. 21. for the East India Company's goods (d).

RULE IV.

"No goods or commodities of the growth, With Europe. " production, or manufacture, of Europe, may

" be imported into any land, island, plantation, co-

" lony, territory, or place, to his majesty belong-

" ing, or in his possession, in Asia, Africa, or Ame-

" rica, but fuch as shall be shipped in Great Bri-

" tain or Ireland."

THIS prohibition is founded upon stat. 15. Car.

2. c. 7. 1. 6. and ftat. 20. Geo. 3. c. 10. (e).

EXCEPT sult for the fisheries of Newfoundland, Nova String and Quebec, and wines from the Madeir string from the Western Islands of Azores; and craft clothing, or other goods, the growth, production, on manufacture, of Great Britain, Guernsey, or Jersey, or food or victuals the growth, production, or manufacture, of Great Britain, Ireland Guernsey, or Jersey, from Guernsey or Jersey to Newfoundland, or any other British colony where the fishery is carried on, for the use of the fishery; and fruit, wine.

> (a) Vid. ant. 73. (6) Vid. ant. 79.

(c) Vid. ant. 83.

(d) Vid. ant. 115. (e) Vid. ant. 48. 86. PLANTATION TRADE,

wine, oil, salt, or cork from Malta, or Gibraltar, to North America, in ships which had arrived with the produce of the fisheries.

THESE Exceptions are derived from the seventh section of stat. 15. Car. 2. c. 7. as to salt to Newfoundland and Madeira wines (a); on stat. 2. Geo. 3. c. 24. and stat. 4. Geo. 3. c. 19. for falt to Nova Scotia and Quebec (b); and stat. 9. Geo. 3. c. 28. as to Guernsey and Jersey (c), and stat. 46. Geo. 3. c. 116, as to Malta and Gibraltar (d).

RULE V.

Colonies and Territories.

"LANDS, islands, territories, or places, to his " majesty belonging, in Asia, Africa, or America, " not being colonies or plantations, are not in-"cluded in any of the foregoing prohibitions or " restrictions, other than the prohibition con-"tained in the Fourth Rule, and the restriction " that all goods and commodities might under the "Navigation Act be imported into and exported " out of them in British-built ships, or in British " ships; but since stat. 26. Geo. 30c. 60. the im-"portations from thence into this kingdom must " be in British-built ships only, owned by his ma-" jesty's subjects, and navigated by a master and "three-fourths at least of the mariners British " subjects."

Ir the before-mentioned prohibitions and reftrictions are confined, by the statutes enacting them, to colonies and plantations, then all lands, islands, territories, or places, that are judged not

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⁽a) Vid. ant. 50.

⁽d) Vid. ant. 300. (c) Vid. ant. 82.

⁽b) Vid. ant. 72.

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is and res enacting all lands, judged not

. 72. . 300. to be colonies or plantations (if there are my (a) MANTATION A. fuchy are not within the meaning of them; and " fuch lands, iffands, territories, and places, are only included in the first section of the Act of Navigation, and the fixth fection of stat. 15. Car. 2. c. 7. where they are so named, and not in the seven cond fection of the act of Navigation concerning & the enumerated goods, where colonies and plantations only are named; nor in flat. 7. & 8 Will. 3. c. 22. which confines the import and export of the colonies and plantations to British-built ships (b).

Thus far we have confidered the general trade with the foreign dominions of his majesty in Asia, Africa, or Am. ca. We come now to state the law respecting the trade of the colonies in the West Indies and on the continent of America with the territories of the United States. First, of the weit Indies.

tunning act be ive ever the and exported

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On post sions in the Late Indies are now termed in acts of parliament, "British territories;" and of late there has been applied to them some of the reasoning, that belongs only to colonies and plantations; but they have in those territories, none of the establishments for enforcing the colonial system of navigation; and foreign thips come to their ports, in the fame mannere as to the ports of this kingdom white contour or in

(6) Since flat: 26. Geo. 3. c. 60. the distinction between colonies and plantations of his majesty, and territories or places belonging to his majesty, has ceased as to British-built ships; none other now being British but such as are British-built. Vid. ant. . (4) Vid. anti 302: (.) Vid. ant. 82

PLANTATION TRADE

which were not prohibited (a) in the year 1788 to be exported to any foreign country in Europe, may be exported from the West India Islands to the United States.

Such is the provision of stat. 28. Geo. 3. C.6. (c.f.).

of the same act (a).

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"No goods or commodities may be imported from the United States into the West India Islands, except tobacco, pitch, tar, turpentine, hemp, flax, masts, yards, bowspits, staves, heading-boards, timber, shingles, and lumber of any fort; horses, neat-cattle, sheep, hogs, poultry, and live-stock of any fort; bread, bicuit,

"flour, peas, beans, potatoes, wheat, rice, oats, barley, and grain of any fort, being the growth or production of any of the territories of the United States."

"United States."

This is under the first legion of the same act (c).

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"No goods or commodities may be imported from the United States by lea or coaltwife into the province of Quebec, or the countries or islands within that government, or up the river

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(a) Quere if the non-enumerated goods are to be confidered as probibled within this tact, by reason of the bond required under flat. 6. Geo. 3. c. 52. Vid. Rule 3.

(b) Vid. ant. 272.

Ibid.

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St. Lawrence, nor into the provinces of Nova "Scotia or New Brunswick, the Mands of Cape

" Breton, St. John's, or Newfoundland, or any

country or island within their respective govern-

This is under the fourteenth and twelfth fections of the famt act (a).

Except that the governors of Nova Scotia, New Brunswick, the Islands of Cape Breton and St. John's may, in cases of public emergency and distress, authorize the importation of scantling, planks, staves, heading-boards, shingles, hoops, or squared timber of any sort; horses, neat-cattle, sheep, hogs, poultry, or live-stock of any sort; bread, biscuit, flour, peas, beans, potatoes, wheat, rice, oats, barley, or grain of any sort, for a limited time; and the governor of Newfoundland, being impowered by order of his majesty in council, may authorize, in case of necessity, the importation bread, flour, Indian-corn, and live-stock, for the then ensuing season only. The king in council or governor, may allow the importation of live stock, grain and flour, into Quebec? Also pitch, tar, and turpentine, may be imported into Nova Scotia and New Brunswick.

Talls is under the thirteenth section of the same act. For Quebec, under ftat, 29. Geo. 3. c. 16. and stat, 30. Geo. 3. c. 8. (b) For Nova Scotia and New Brunswick, under stat. 33. Geo. 3. c. 50 (c).

Maria biv (s) (a) Vid. ant. 272. (b) Vid. ant. 277. (c) Vid. ant. ibid.

RULE IX.

PLANTATION TRADE,

United States and this King"Goods, wares, and merchandize, the growth, "production, or manufacture of the United States, "may be imported in British-built ships, or in ships built in the countries belonging to the United States, or in ships taken and condemned as prize, owned by subjects of the United States, "and whereof the matter, and three-fourths of the mariners are subjects of the United States, directly from the territories of the United States, "upon payment of the lowest duties, which are payable on the like articles when imported in British-built ships from any other foreign country; and pig-iron, bar-iron, pitch, tar, turpentine, rosin, pot-ash, pearl-ash, maliogany, masts, yards, bowsprits, all staves, and unmanufactured

"rican ships." This stands upon stat. 37. Geo. 3. c. 97. and stat. 41. Geo. 3. c. 95. (4) 10 M

" goods, and merchandize, on the like duties as

"when imported in British-built ships from a

"British island or plantation in America; subject to a countervailing duty when imported in Ame-

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Trade with Asia, Africa, and America, "No goods or commodities of the growth, pro"duction, nor manufacture, of Afia, Africal or
"America, may be imported into Great Britain,

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in any other than in British-built-ships, owned TRAPE WITH "by his majesty's subjects, and navigated by a "mafter and three-fourths at least of the mariners " Bruish Subjects."

Turs prohibition is grounded on fect. 3. of the Act of Navigation (a), and as to British-built ships, on the Register Act stat. 26. Geo. 3. c. 60. sectivity which puts an end to foreign ships British owned as it stood in sect. 3. of the Navigation Act in this trade, by taking from them the privileges of a Britilh ship.

Except goods and commodities of the growth or production of the United States, imported in ships belonging to the United States, as is stated in the Ninth Rule; and East India goods in foreign slaps, if allowed by the king yards, bow forms, all flaves, and unmarkenungens

This, as to American goods, is by stat. 37. Geo. 3. c. 97. (b) as to East India goods by stat. 35. Geo. 3. C. IN 5. (c) but some of the instances, which are given as Exceptions to the subsequent Rule, are Exceptions also to this, as far as they relate to ships.

RULE XI.

"No goods or commodities of the growth, pro-"duction, or manufacture, of Asia, Africa, or "America may be shipped or brought from any "other place or country but only from those of "their growth, production, or manufacture, or " from K k 2

(6) Vid. aut. 288. (a) Vid. ant. 107. (c) Vid. ant. 314.

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"from those ports where they can only, or are. " or usually have been, first supped for train?"

" portation."

This restriction applies as well to the trade with the plantations as the general trade with Alia. Africa, and America; and is founded on the construction of the fourth section of the Act of Navigation (a).

Except the commodities of the Streights or Levant Seas, from the usual ports for lading them within the Streights or Levant Seas; East India commodities, from the usual ports for lading them to the southward and eastward of the Cape of Good Hope, and from Ireland; the goods of the Spanish or Portuguese plantations or dominions, from the ports of Spain or Portugal, or the Western Isles commontin called Azores, or the Madeira or Congry Islands; all bullion and prize goods, from any port in any sort of ships; jesuite burk, Garsaparilla, balsam of Peru and Tolu; and all drugs the produce of America, from the British plantations; ram siths, or other goods of Persia, from any place belonging to the emperor of Russia, in British-built shipes con chineal and indigo, from any party in British ships, nor ships of a State, in amity; gum senega, coarse printed callicoes, cowries, arangoes! and other East-India goods, prolibited to be worn here, from any port in Europe, in

2(b) Wid. ant 1: 7. - ? ! ? - ins . biV (i) (a) Vid. ant. 107: + 17 . ins . biV (i)

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British ships; cotton-wood, and goat-skins, ASIA, AFRICA, raw or undressed, from any place, in Britishbuilt-ships; and goods the merchandize of the deminious of the emperor of Morocco, from Gibraltar, in British ships.

THESE exceptions are founded on the followings acts. The goods of the Streights and Levant on the twelfth fection, those of the East Indies on the thirteenth fection (and flat. 33. Geo. 3. 6. 63 for Ireland) those of the Spanish and Portuguese colonies on the fourteenth section, and bullion and prize-goods on the fifteenth fection, of the Act of Navigation (a); jesuit's bark, &c. stat. 7. Angleus, 8. (b); Perfian filks, flat. 14. Geo. 2. c. 380(6) ; sochineal, flat. 13. Geo. 1. c. 15. (d); indigo, tat, 7. Geo. 2. c. 18. (e); gum fenega, fist 25 Geo. 2. a. 32. (f); coarse printed callicoes, Achtas & Gen 3. 6, 30. (g); cotton-wool, flat. 6. Geo. 3. c. \$2. (h); goat-skins, stat. 15. Geo. 3. c. \$5. (i); goods of Morocco, stat. 27. Geo. 3. in recommends Peru and Total und and

to shoon wanto where XII.

No goods or commodities of the growth, pro- The European aduction, or manufacture, of Europe, hereinafter Trade "Inumerated and described, namely, no goods or

-ming them in K. W. Calliedes, couries gran-

beti(a)/Vid and 108. 196 (6) Vid. ant. 111.

ni (1) Vid ant. 112.00 WAL MOTE (d) Vid. ant. 112.

(c) Vid. ant. 112. (f) Vid. ant. 113. (b) Vid. ant. 113.

(i) Vid. ant. 114.

Russia, Turkey, and enumerated Articles,

SUMMARY. "commodities the growth, production, or manu-" facture, of Muscovy, or of any territories be-" longing to the emperor of Russia ; nor any fort "of malts, timber, or boards; no foreign fult; " pitch, tar, rofin, hemp, or flax; raifins, figs, " pruens, olive-oils, no forts of corn or grain, "fugar, pot-ashes, wines, vinegar, or spirits called "aqua-vitæ, or brandy wine; may be imported "but in British-built ships, or in British ships "owned by his majesty's subjects, and navigated " by a mafter and three-fourths at least of the mariners British subjects; nor any currants, or commodities of the growth, production, or mahu-" facture, of any country belonging to the Tuckish "empire, may be imported but in British built " ships, owned by British subjects; and navigated " by a master and three-fourths at least of the ma-"riners British subjects; or in thips of the built of any country or place in Europe under the "dominion of the fovereign or state in Europe of " which fuch goods are the growth, production or "manufacture; or of the built of fuch por where

" the faid goods can only be, or most usually are, " first shipped for transportation; and navigated by "a mafter and three-fourths at leaft of the ma-"riners of that country, place, or porting so had in

Further, thrown filk of the growth or pro-"duction of Italy, Sicily, for the kingdom of "Naples, must be brought from some of the ports " of those countries, or places, whereof it is the growth, or production, and must come directly " by fea, and not otherwife." (25 June 1979)

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Firs Rule is founded on the eighth fection of the Act of Navigation, amended by stat. 27. Geo. 11°c. To. f. To. (a). What regards thrown filk is founded on ftat. 2. Will. & Mu. ftat. 1. c. q. (b)

BUROPEAN

RULE XIII.

Mo fort of wines (other than Rhenish), no "fort of spicery, grocery, tobacco, pot-ashes,

"pitch, tar, salt, rosin, deal boards, fir-timber, "or olive-oil, may be imported from the Nether- Netherlands

"lands or Ge many, ipon any pretence, in any fort of thips or veffels whatfoever."

This prohibition is made by the twenty-third fection of state 13. & 14. Car. 2. c. 11. (c). Afterwards the following Exception was made to this prohibition itish fubrects:

Except timben, fir-planks, masts, and dealboards, the production of Germany, from any part of place in Germany, by British subjects, in British-built ships; and wines, the growth or production of Hungary, the Austrian dominions or any part of Germany, from the Austrian Notherlands, or any port or place belonging to the emperor of Germany, or the house of Austria, in any such ships as are described in the Twelfth Rule. theo 1867 to grane 's

THIS is founded on stat. 6. Geo. 1. c. 15. f. 2. as to the first-mentioned articles (d); and as to wines, on stat. 22. Geo. 3. c. 78. f. 2. amended by flat: 27:1Geo:3.c. 19:6.10. (e) 1171110 plant to 13

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- (a) Vid. ant. 151. 338. (b) Vid. ant. 152.
- (d) Vid. ant. 159. (c) Vid. ant. 155. (e) Vid ant. 167. 340.

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TRADE.

"Bullion and prize-goods, and all office goods and commodities, of the growth, production, or manufacture, of Europe (not prohibited ablo"lutely to be imported), may be imported from any country, place, or port, in foreign ships, owned and navigated in any fort of manner, and in British ships, navigated with a master and three-fourths of the mariners British subjects.

Breause bullion and prize-goods are excepted, by the fifteenth fection, out of all the provisions of the Act of Navigation; and because, as was before faid with regard to non-enumerated plantation goods, what is not prohibited lower stricted by any statute is open and free. The restriction as to the Navigation of British ships was, at length, imposed by the general provision of statistic fee. 3. c. 68. which applies to all imports what so verify.

or Man to be WK HILLY

the islands of Guerns

The Coasting

"No person may lade or carry on board any hip or vessel, other than a British-built ship or a British ship owned by British subjects, any commodities or things, of what kind soever nor shall such ship or vessel be permitted to fail, with a cargo, or in ballast, from one port or creek of Great Britain or Ireland, or of the islands of Guernsey, Jersey, Alderney, Sark, or Man, to another port or creek of the same, or any of them.

. (a) Vid. am. 2111 (1) Vid. ant. 211. ant. 211.

them, unless wholly and folely manned with, and ***ASTING " navigated by a mafter and mariners, all British

Buching and prize-goods, and all selleteloge

THIS is ground on the fixth fection of the Act of Navigation, and stat. 34. Geo. 3. c. 68. sect. 4. and flat. 42, Geo. 3. c. 61. (4) mi-sd or visual "

" any country, place, or port, in fereign thips " owned and navely and and fore of manner, and

has" Ever ve foreign-built thip or vessel bought and " brought into Great Britain, to be employed in 55 carrying goods and merchandize from port to Apportures to pay at the port of delivery, for every Sivoyage, five shillings per ton, over and above all fild whitereast to non-entitesimbtischents.

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or and the appearand free. The reftriction as to These mon allyx had was, at length, im-

E . No British ship of vent shall be permitted to THE PHURELES fail from any of the ports of this kingdom, or of the islands of Guernsey, Jersey, Alderney, Sark, " or Man, to be employed in the fishery on the " faid coasts, unless wholely and solely manned with and navigated by a mafter, and mariners,

British Subjects, "

Tris find find that 34. Geo. 3. c. 68. ten fraveo) ben hat we to revise the fat 42. Geo. 3. c. 61. (c) this with the permanent of black with the control of the contr

a cargo, brinilly Hongre port or creek of Great Brusin or trained, or of the Mands of the Cayanghy profty to being years to cayanghy profty to be the mands of th "British taking, and curing, caught by the crew

es thern, (a) Vid. ant. 214. 370 15 bi V (b) Vid. ant. 214.

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THE PHERESES, " of any British-built ship or vessel, owned by " British subjects, and navigated according to law,

may be imported in fuch ships free of duty."

THIS is by stat. 43. Geo. 3. c. 68. sect. 6. (a) but, if the fishery is on the coast, see Rule 17. as to the mariners. 1998 ENTH

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" No fort of fish whatever of foreign fishing " (except eels, flock-fish, anchovies, sturgeon, bose targo or caveare, turbots, lobsters, and oysters) "may be imported into Great Britain."

This depends on stat. 10. & 11. Will. 3. c. 24. (b); ftat. i. Geo. i. ftat. 2. c. 18, enforced by stat. 9. Geo. 2. c. 33. (c); and stat. 26. Geo. 3. c. 81. f. 43, 44. (d). Oysters are not specially excepted in any statute, but there is a duty on them in the Consolidation Act, which not being leviable on British-caught fish, must be construed as a permission to import foreign-caught oysters. Européähidominions ?

Trace atmosary bounder all depend on RULE XX. do . at bollen 25%

"PERPETUAL BOUNTIES are payable on the " export of pilchards or shads, cod-fish, ling, or " hake, whether wet or dried, falmon, white-herrings,

(a) Vid. ant. 393 (1)

8 (6) Vid. ant. 219(5)

(c) Vid. ant. 221. 217.

(d) Vid. ant. 388.

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Will. 3: c. 18. enforced at. 26. Geo. not specially. is a duty on ch not being ust be conreign-caught Europeand

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ant. zigia) ant. 388.

grings, red-herrings, and dried red-sprats, being of "British fishing and curing." 121 varies at intel ??

This depends on stat. 5. Geo. 1. c. 18. f. 6, and Rat. 36. Geo. 3. c. 81. f. 16. (a) A yd a am? .. but, if the filtery spirite conf. for Kide 17. as

aprend or land RULE XXI. strongian sets of

TEMPORARY BOUNTIES are payable on the " tonnage of ships carrying on the British and the "Greenland fisheries; on the quantity of fish taken in the British and the Newfoundland fisheries; "on the quantity of oil, head-matter, blubber, " and whale-fins, taken in the Southern whale-"fishery; and on the export of pilchards. Sealfkins, head-matter, blubber, and whale-fins, " taken in the Newfoundland, Greenland, and "Southern whale-fisheries, may be imported free of duty, provided British-built ships are employed, owned by British subjects usually re-fiding in the king's European dominions, and "navigated by a mafter and three-fourths at least of the mariners usually reliding in the king's " European dominions."

THESE temporary bounties all depend on statutes passed in 26. Geo. 3. viz. c. 81. (b); c. 26. (c), c. 41. (d), and c. 50. fince repealed and re-enacted in stat. 35. Geo. 3. c. 92. (e); and such statutes as were made afterwards for amending or continuing them.

LASTLY

(a) Vid. ant. 222. 388. (b) Vid. ant. 388. (c) Vid. ant. 372. (d) Vid. ant. 375.

(a) Vid. ant. 379

LASTLY, we shall see what is the present state of the law as to the requisites which constitute a Britishbuilt ship, or a British ship, and what regards the registry and certificate of such ships. ing points of this subject depend on stat. 26. Geo. 3. c. 60. and may be stated in Rules, without need of qualifying them by Exceptions, or recurring to many acts for explanation or amendment of them. described think are work but, there we

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British Ships.

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MA BRITISH-BUILT Thip is flich as has been " built in Great Britain or Ireland, Guernsey, Jer-" fey, or the Isle of Man, or in some of the co-

conies, plantations, Mands, or territories, in

"Alia, Africa, or America Which at the elimecof "building the thip belonged to or or nwere do the

"possession of his majesty; or say ship whatshever

" which has been taken and condemned an lawful nuft be registered by the person ", saire "

Except such British built ships we shall be rebuilt or repaired in any foreign portior place, to an amount exceeding fifteen shillings per ton, unless such repairs shall be proced to have been necessary to enable the ship to perform her voyage, and ino YATTIONA NOITAT

This Rule and Exception are contained in the first and second sections of the act (a). " ERADE"

ALUR is by the third and twenty-eighth for cions (6).

(a) Vid. ant. 428.

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LASTER, wit final fee what is the prefent flate of the law as to the hilliax ally noticute a British

1718H thip is such foreign built thin, as, " before 1 May 1786, was wholly British owned, or

" was built or rebuilt on a foreign made keel, or "bottom, and registered, or was begun to be re-paired, or rebuilt on a foreign made keel, of

thottom, and fince registered. After the above " described ships are worn out, there will in law.

" be no British ship, but such as is British-built, or

" condemned as prize.

THE follows from the provisions in the act (a).

chult in the Bookly or Ireland, Gueinfey, Jer-

ni" Event fhip or weffel having a deck, or being The Registry Coffahe burthen of fifteen tons, and belonging to sa fubjech in Great Britain or Ireland, Guernsey,

"Fortes with the of Man, or any colony, plan-Station, illand, or territory, to his majesty belong-

" ing, must be registered by the person claiming Sproperty the ein, who is to obtain a certificate of

"fuch regulary in the post to which the ship of "welled properly belongs and the certificate is to

"diftinguish the ship or yessel under one of these "TWO classes: CERTIFICATES OF BRITISH PLAN-

"TATION REGISTRY; OR, CERTIFICATES OF FO-

"SREIGN SHIPS REGISTRY FOR THE EUROPEAN "TRADE, BRITISH PROPERTY 130 1 . 1991 has The

This is by the third and twenty-eighth fections (b). tel Vid. ant Laf.

RULE

(a) Vid. ant. 428. 429. (b) Vid. ant. 431. 437.

RULE XXV.

"No ship is to be permitted to clear out as a British-built ship, or a British ship, nor to be in-"titled to the privileges of a British-built ship, or

"a British ship, unless the owner has obtained a

" certificate of registry; and any ship departing " from port without being fo registered, and ob-" taining fuch a certificate, shall be forfeited *.

Seet. 32.

RULE XXVI.

"ALL ships not intitled to the privileges of a " British-built ship, or a British ship, and all ships " not registered as aforesaid, are deemed, although

"they may belong to British subjects, to all in-

" tents and purpofes, alien or foreign ships." This is by stat. 27. Geo. 3. c. 27. 1cd. 13. (a)

RULE XXVII. to quilt shirits a

Change of Master.

"As often as the mafter of a thip is changed, " a memorandum thereof is to be indorfed on the " certificate by the proper officer of the customs."

-RULE XXVIII. Add dataA

Name of Ship.

"THE owner is to cause the name by which " a ship is registered to be painted in a conspi-"cuous part of the ftern; and fuch name is not

" to be changed (b) + "milesofth not ponot ni won * Sect. 19.

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A: the terrinary of the former was drawn (a) Vid. ant. 445.

(b) Vid. ant. 436.

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IF a certificate of registry is lost or missaid, sattish super. or if a ship shall be altered in form or burthen, or from any denomination of vessel to another, Registry de

by rigging or fitting, the must be registered de novo.

" novo, and a new certificate granted * (a)."

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RULE XXX.

MASTERS of ships are, on demand, to produce their certificates to the principal officer in " any port within the king's dominions, or to the

British contul or chief officer in any foreign + 5 set. 34. The state of the s

" as p star wien IXXX "HET GERS, to all in-

at rous and margains, alienror foreign Thips." me No ship or vessel which is registered, or Master and Mawhich is required by law to be registered, as " a British ship or vessel, shall be navigated, but " by a master and three-fourths at least of the " mariners, British subjects."

THIS stands on stat. 34. Geo. 3. c. 68. sect. 3. and ftat. 41. Geo. 3. c. 95 (c).

AFTER this furnmary of the general Law of Shipping and Navigation, it will be useful (in the prefent moment) to bring into one view, the temporary regulations that have been made, and are now in force, for suspending the operation of the permanent system during the present hostilities. As the fummary of the former was drawn into propositions,

(c) Vid. ant. 459. (a) Vid, ant. 436. (b) Vid. ant. 440.

propositions, which I have called RULES, I thall submit the latter to the reader under the name of PER MESSIONS; following the same divisions to the subject, I begin with Permissions, relating to the Plantation Trade.

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PERMISSION I.

PLANTATIONS. TRADE.

British
West Indies
and
South America.

"The governors of colonies in the West "Indies, and of territories in South Ame"rica, are authorized to permit, it neutral "ships, the importation of staves, lumber,

and provisions (beef, ponk, and butter excepted), being the growth or produce of the

"country to which the ship belongs; and the exportation from the place where the sn"

portation was made, of were, moldeses, and

" any other goods, except sugar, indigo, cotton-wool, coffee, and cocoas This permission

is for twelve months, determinable by why "subsequent order; on six months marico."

This is, by a general order of council, 17 Sept. 1806, grounded on that 46? Geo. 3 new 11. (a)

PERMISSION IT. 12 MARIE 1871

Trade with Asia, Africa, and America.

South America and West Indies, Not British. "The produce of territories not under the dominion of his majesty, on the continent of South America, or in the West Indies, may be permitted to be imported in Noutral vessels, of not less than 100 tons burthen.

"and navigated in any manner, or in British

125 , 14 (a) Vid. ant. 303.

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"ships, such produce to be warehoused, and AND AMERICA."
"not at all to be used in home consumption."

This, may be, by order of council, on special application, under state 42 Geo. 3. C. 80. (a)

Plantation Trade

PERMISSION III.

Commodities, the produce of manufactions of countries in America, belonging to any foreign European covereign or state, and not prohibited to be used or consumed in this kingdom, may, under licence granted by his majesty, by and with the advice of his majesty, by and with the advice of monted from thence in neutral ships, on meutral ships, on meutral ships, on several or British account, subject to such regulations as his majesty in council shall appared in a British ship. All such sugar and coffee in la he warehoused for exporta-

"and coffee is to be warehoused for exporta
Scient linuous to the warehoused for exporta
"No licence is to be granted to a person

"who shall not have exported, or has not given

security to export, to those countries in

"America, goods from this kingdom, in such

proportion to the value of the goods im
ported, as shall be directed by his majesty

tin countries.

This is by flat. 45. Geo. 3. c. 34. (6)

"AMP navigated is and Money, or in British

(a) Vid. ant. 320. (4) Vid. ant. 321.

America belonging to Foreign European States.

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places, within the dominouts of the MARROTUK PERMISSION TV. (104. 19198 " " or place not within the dominions of the But Onganzine thrown sith, of the growth TRACE. Son production of Italy, may be imparted Silk. from any port or place in amity with his Me majesty, in any ship on vessel, notwithstandingustat. a. Will & Madel to ange. There Mis an exception of certain coarse silks is FLAX, or flax-seed, may be imported in Many neutral ship or vessel, from any part or Mace, notroithstanding & sectual stat. 12. 3. Carso. c. 18. in newson in the control it. Turkey Goods, COMMODITIES usually imported from Tur-" key or Egypt, or from the grand seignion's dominions within the Lavant seas may be imported by any members of the Turkey " Company, in ships built in, or belonging to, Great Britain for Ireland montinheutral ships, from any portion place, supon the " same duties, if imported in British-built ships, as they would be liable to, sife im-" ported directly from the place of their " growth, production, or manufacture, if in "neutral ships, then, on the foreign duty, " notwithstanding sect. 3. & 8. of stat. 12. "Car. 2.1e. 18: his sogns as your 200W? " COMMODITIES usually imported from places Goods of the Streights. in Europe within the Streights of Gibralstar, (except such commodities as might heretofore be imported only from ports and

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from places of Gibralsight hereports and places seignior), may be imported from any port or place not within the dominions of the or place not within the dominions of the street and seignior, in any ship or vessel built in, or belonging to, Great Britain or Ireland, or in any neutral ship, upon the same duties of imported in British-built ships, directly from the place of their growth, production, or manufacture, (except drugs, which, if the importer is not of the Turkey Company, are to pay duty as if not imported directly); if in neutral ships, then, on the foreign duty notoithstanding the 8th sec-

Pitch, &c.

from any of the ports of Garmany; notwithstanding state 13. & 14. Car. 2. c. 11.

"But, othe produce or manufacture of Portugal sale.

"Portugal, may be imported from thence in
any neutral ship, upon the same duties and
"Tregulations as if imported in ships of the

"Hosignofistat, 12. Car 2. C. 18.

od Marca and tar, dout boards, fir, and tim-

regulations as if imported in ships of the built, or belonging to subjects of Portugal, innotwithstanding sect. 8. of stat. 12. Car. 2.

"Wood may be imported into Great Bri-

BARKLA, jesuits bank, linen yarn, hemp, be indigo, cochineal, wool, and cotton-wool,

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may be imported into Ireland from any country or place, country or place, country or place, cotwithetanding seet. 3.

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PERMISSION Survey Seller

Goods from States not in . Amity. His majesty, by order in council, and in Ireland, the lord lieutenant and council may, by order-in council, from time to time, as often as the same shall be judged expedient, permit any such goods, wares, or merchandize, as shall be specified in any such order, to be imported from any port or place belonging to any kingdom or state, not in amity with his majesty, in ships belonging to the subjects of any kingdom or state in amity, subject to the duties and regulations to which such articles are subject by the general law.

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Act, fat. 43. Geo. 3. c. 153. (4) Aliz . 1001

Fnumerated Articles. "The following articles, being Neutral
property, or the property of British subfects, may be imported in Neutral ships, from
Holland, France, and Spain, respectively:

From Holland,

"FROM Holland—Grain (if importable ac-"cording to the provisions of the Corn Laws)

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(a) Vid. ant. 359.

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salted provisions of all sorts (not being " salted beef or pork) oak bark, flax, flaxseed, clover, and other seeds, madder roots, salted hides and skins, leather, rushes, hoops, " saccharum saturni, barilla, smelts, yarn, " saffron, butter, cheese, quills, clinkers, ter-" race, geneva, vinegar, white lead, oil, tur-" pentine, pitch, hemp, bottles, wainscot-" boards, raw materials, naval stores, lace, and French cumbrics and lawns.

FROM France-Grain (as above) salted From France, provisions of all sorts (not being salted

" beef or pork) seeds, saffron, rags, oak bark, "Lurpentine, hides, skins, honey, wax, fruit,

grave moterials, linseed cakes, tallow, weld, " wine, lace, French cambrics and lawns,

" brandy, and vinegar.

FROM Spain-Cochineal, barilla, fruit, From Spain. " Orchella weed, Spanish wool, indigo, hides,

skins, schumac, liquorice juice, seeds, saf-" fron, silk, sweet almonds, Castile svap,

" raw materials, oak bark, annisced, wine,

ork, black lead, naval stores, brandy, and " vinegar, jesuits bark, jalap, sarsa arilla,

" tallow, copper, balsams, and ippecau anha." This is, by general order of council, 15 Aug.

1805, amended by a minute of council, to Dec. 1805, as to jesuits buik, jalap, &c. from Spain; which order is made under the power given in fect. 16. of fat. 43. Geo. 3. c. 153. (a)

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(a) Vid. ant. 361.

PERMISSION VII.

PRITISH SHIPS.

Surrendered Ships. "FOREIGN ships and vessels put under his majesty's protection at the time of, or in

" consequence of, the surrender of any foreign

" colony or settlement, may be registered as

" ships taken and condemned as lawful prize,

" and may thereby become entitled to the pri-

" vileges and advantages of British ships,

"under the regulations mentioned in the

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This is by flat. 45. Geo. 3. c. 32. (6) 100000 2

PERMISSION VIII no enotification

" vigated by three-fourths foreign sepmen and of one-fourth British of yusheyed the good as sold

This is by flat, 43. Geo. 3. 6. 64. (4) and and the

The above Permissions have the effect of surpending the operation of our Navigation Laws till the return of peace, when, it is hoped, the system which has been partly the cause, and partly the consequence, of our commercial prosperity and our national security, will again recover its ascendancy.

(a) What follows to the end, or. 0 h. amhlpred of written.
n 1797, when si is book was bith published. I thooke to interested teachtrant, made at a time when our unit; study ly concentration of the wars of the thole to which it may become forced to your, in the wars of

(a) Vid. ant. 518

(b) Vid. ant. ibid. b.st for:

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" Foresch ships and bessels

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(a) SUCH is the present state of the laws which the legislature has seen fit to provide, for

the encouragement and increase of British shipping and navigation. It is a series of restrictions and prohibitions, and it tends to the establishing of monopoly; but it is a plan of regulation which our ancestors, who were more versed in the practical philosophy of life than the speculative one of the closet, thought necessary for the welfare and safety of the kingdom. Reasoning from the self-preservation of a speople, they considered the desence of this island, from foreign invasion as the first law in the national policy, and judging that the dominion of the land could not be preserved without possessing that of the sea, they made every effort to procure

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(a) What follows to the end, must be considered as written in 1792, when this book was first published. I choose to preferve these resections, made at a time when our navigation system maintained all its rights, unimpaired by any innovations like those to which it has been forced to yield, in the wars of 1793 and 1803.

of any foreign registered as s lawful prize, led to the pri-British ships, tioned in the

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(a) What follows on 1931, when first here reflections:

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wished that the merchants should own quantary ships, and employ as many native mariners, as possible. To induce, and sometimes to forced them to this application of their capital, refinite tions and prohibitions were devised. These assets of commerce were often facrificed to this object. Trade was considered principally as the means for promoting the employment of ships and was encouraged chiefly as it conduced sto the one great national object, the naval strength of the country.

This policy was pursued by those who came after them in directing the public councils, and in the seventeenth century, when many aftirdations of our ancestors fell a facrifice to the rage of reformation, the wisdom of the navigation system was respected; measures were even saken for tendering it more narrow and restrictive. The foreign war which those measures then brought upon us, and the odium which they have never ceased to cause, to the present day, among neighbouring nations, have not induced the legislature to give up any one of its main principles.

hering to this maritime policy. The inducement and obligation to employ British flips had the effect of increasing their number. The increase of their number became a spur to seek out employment for them. Foreign trade and the sincrease eries, were by various expedients, made subsequents.

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tage of adinducement ips had the Phe increase ek out emind the fiftnade fublesvient visit to eduance the interests of shipping. Trade and shipping other reciprocally contributed to advance each other rand thus combined they constituted over rand the same of a first encouraged for the saw, they were afterwards encouraged for their own. From being subordinate and law-iliary to another object, they are now become principal objects; themselves in the national policy and, in the mean time, the naval power of the country is sure of supply and support, without being directly in contemplation.

This action and re-action between shipping and trade has even been promoted by the effects of enaval armaments It has been found, that after the conclusion of a war there has constantly been agreat increase of mercantile shipping. This has been cauled, first, by the government having employed, during the war, a number of transports, which has induced the merchants to invest their moneyding the building of ships for that fervices Secondly the privateers which were fitted out during hostilities have no employment at the peace; but the merchants ofervice of Transports and privateers fall into foreign trades or the fisheries; and in this manner does the fervice of the navy pay back to stade and navigation the obligations it and college to engloy Boyissing or autgates has

The the wifdom of any scheme of policy is to be measured by its effects and consequences, our navigation system is intitled to the praise of having attained the end for which it was designed. When there

ther we regard the primary printerior objects in this fythem; whether it is the increase of this prings the extension of our foreign trade, for the frength of our navy, they have all advanced to a degree of consideration unexampled, and they owe that advancement to this system.

that we enjoy a greater share in what may be proported perly called our own navigation, that is, in the native vigation by which our own trade is carried on than any other nation in Europe is and that faster we have furnished these demands of our own companies, we are able to supply with ships, the trade of foreign nation. This extensive employment (a) what gradually increased the mercantile, shipping of the gradual at the sum of its 1,466,000 to the base 1,900.

That this increase in our shipping is to be ascribed to our navigation-system may be made appear from recent experience (b), in the applicantion of it to the trade of the United States and then those countries were part of our plantations of great portion of their produce was transported to Great Britain and our West India Islands in American bottoms; they had a share in the freight of sugars from those islands to Great Britain at they had built annually more than one hundred ships which an were employed in the carrying-trade of Great Britain. But since the independence of those strates in fince their ships have been excluded from your plantations,

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plantations, and that trade is wholly confined to British built ships we have gained that share of our carrying-trade, from which they are now exchided and we moreover enjoy a confiderable proportion in the carriage of the produce of the

This increase of our trade and naval strength has kept pace with that of our shipping and navigation. We can reflect with pride, that our foreign trade, combined with our manufactures and domestic industry, enables us to raise annually (a) fixteen millions of money with more eafe, than four millions were raised during the reign of king William, and this upon a people, who, in their different ranks, enjoy more riches, more competeney, and more comfort, than any people in Europe; and who are more industrious, because they are better protected by a constitution, which has been progressively improving, both in the theory and practice of it, to the prefent time.

In was chiefly owing to the effects of this wife fystem of navigation, that during the American war we were enabled, notwithstanding the defection of our colonies, to maintain an arduous contest against France, Spain, and Holland, till in the end the fleets of this country might be faid to have triumphed over the naval powers of Europe.

AFTER this experience, no one can doubt but that it is the policy of Great Britain to give her principal attention to maritime affairs; to carry

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on her own trade, in her own ships, directly to all parts of the world; and to encourage her sisheries in every sea: and from these sources she may always hope to obtain a naval force adequate to guard her shores from hostile invasion, and to secure her domestic felicity, both public and private, firm and unshaken as the soundations of the island,

Σολ δέ μέλοι, Σκηπίδχε ΔιότρεΦές, έγγα θαλάσσης. Σολ δ' αλεί νῆες μέν ἀψήμονες Ιθύνοιντο Πεμπόμεναι λιαφοίσι καὶ ἰθυπόςοισιν ἀήταις, Αλεί δ' ἰχθυόεσσα περιπλήθοιτο θάλασσα: Ταίνς δ' ἀστιθέλινος Ποσειδάλου ἐδόσιτο ΠΟ ΜΑΟΣ.

Γαίης δ' ΑςυΦέανα Τεοισκανουνό εδουτό Το ΝΑΟΕ. Α Τα CERTIF Μασοάκυ ο εθούς Το ΕΕΡΤΙΚΑ Ας Ακουσούς Το Αντικούς Ασφάλιος μιζέχα θεμείλια νέορε Φυλάσους ΕΕΡΤΙΚΑ ΕΕ

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I. FORM OF QATH IN STAT. 7. & 8. WILL. 3.

II. CERTIFICATE OF REGISTER UNDER STAT. 7. & 8. WILL. 3.

HI.CERTIBIGATE OF FREEDOM UNDER STAT. 7. & 8. WILL. 3.

IV. FORM OF OATH IN STAT. 15. GEO. 2. V. FORM OF OATH IN STAT. 26. GEO. 3.

VI. FORM OF CERTIFICATE OF REGISTRY IN STAT. 26. GEO. 2.

VII. FORM OF A MEDITERRANEAN PASS.

VIII. FORM OF THE BOND ON GRANTING A ME-DITERRANEAN PASS.

APPENDIX.

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No. I.

FORM of OATH which was directed by Stat. 7. & 8. Will. 3. to be taken, before a REGISTER was granted.

[URAT' A. B. That the ship [name] of whereof [mafter's name] [port] is at present master, being a [kind of built] [burthen] tons, was built at [place where] in the year [time when] and that [owner's of and mame] are at present owners thereof; and that no foreigner, directly or indirectly, hath any share or part or interest therein.

No. II.

A CERTIFICATE of the REGISTER for a BRI-Tish Ship, which used to be made in Pursuance of Stat. 7. & 8. Will. 3.

N purfuance of an act made in the feventh and eighth years of the reign of king William the Third, intituled, An Act for preventing Frauds, and regulating Abuses in the Plantation (L.S.) Trade, William Strong, of London, merchant, maketh oath, That the ship the Mary of London, whereof James Smith is at lector. present master, being a square-sterned brigantine of one hun- (L. S.) dred and twenty-five tons or thereabouts, was built at Brittol in Deputy Compthe year one thousand seven hundred and eighty-five; and that troller. James Green, of Brittol, James Smith, and William Strong, abovementioned, of London, in Great Britain, are at present

Deputy Col-

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APPENDIX.

owners thereof; and that no foreigner, directly or indirectly, hath any share, or part, or interest therein. Dated at the Custom-house, London, the third day of October 1785.

Sworn before me, E. Meller, D. Coll.

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A CERTFICATE OF FREEDOM, which used to be made in Pursuance of State 7. & 8. Will 3. and other Statutes.

O ALL TO WHOM this present writing shall come, Edward Louisa Mann, Esq. collector of his majety's customs inwards in the port of London, fendeth greeting: WHERE-As by an act of parliament, intituled, "An Act for proventing " Frands, and regulating Abuses in his Mujesty's Customs; " It is, among other things, therein enacted, that no foreign-built ship should enjoy the privilege of a ship belonging to England or Ireland, although owned and manned by English (except such ships only as should be taken at sea by letters of mart or reprisal, and condemnation made in a court of admiralty as lawful prize); but all fuch ships should be deemed as aliens ships, and be liable to all duties that aliens ships are liable unto by virtue of another act of parliament, intituled, An Act for increasing and encouraging of Shipping and Navigation: And by two feveral acts passed in the 20th and 20th years of his majesty King George the Second, it is further enacted, That all prize ships or vessels which shall be legally condemned, shall to all intents and purposes whattoever be considered as British-built ships or vessels, and be deemed and taken as such: Now know re, That the thip or vettel formerly called Le Marquis de Sordiz, and now called the Scattergood, whereof John Marsham is at present master, French built, of the burthen of 160 tons or thereabouts, square-sterned, having two decks and two masts, was a prize taken from the French king's subjects, and legally condemned

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indirectly, he Cultomdoth ap fame wh name of good, a no forei; oringing Haud Ker ed'I bas ised to be Will 3. asine br troughty. *come? Ednajety's cuf-WHEREof preventing from 1 15, gh-bull fhip England or (except fuch rt or reprifal, ty as lawful ne thips, and by virtue of increasing and two feveral King George ips or vessels ents and purps or vessels, B. That the iz, and now

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in a court of vice-admiratty held at the town of St. Jago della Vega, 23d November 1750, as by fentence of condemnation doth appear? And John Mariham, of London, mariner, hath made oath, That the faid ship or vessel is still in being, and the same which was taken and condemned, as abovefaid, by the name of Le Marquis de Sordiz, and is now called the Scattergood, and the same for which this certificate is granted; That no foreigner or alien directly or indirectly hath any part, share, or interest therein; but that he the said deponent, together with Isaac Kemo, Anth. Facer Kemp, Charles Childs, John Grant, and Thomas Gill, all his majesty's native subjects, are now the only owners; as also, that no former certificate hath been taken out for making free the faid thip or veffel, by this or any other name or names whatsoever: And John Marsham did on the 18th January 1758 pay his majesty's customs for the said ship; her -h tackle apparel, and furniture, being valued on oath at 310l. The Gertified 20th January 1758. Master start of the

LANGUATE RESE Whereof, Benjamin Scott, Efq. deputy to Edward Louis Mann, Esq. collector of his majesty's customs in- Collector. wards in the port of London, hath hereunto fet his hand, and circuled the lest of the office to be affixed, dated the 4th day of 10 October 1759, in the 33d year of the reign of our fovereign followd George the Second, by the grace of God of Great Britain, France, and Ireland, king, defender of the faith, and fo in the in a court of admiralty androlful

Certified and entered fo. 497.0 and done in the General Register for ters of Prize Ships. The distinuity describes by ters for ters of the state of the

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FORM of OATH which is directed by Statuts.

George C. 31 to be taken of Certificate
of Redister being loft of millaid, in order
to have the Ship regiftered de novo.

B. being matter (or having the charge) of the thip or veffel called the does fwear (or folenmly affirm,) That the faid thip or veffel has been, as he verily believes, regillered according to law, to qualify her to trade to, from, and in his majesty's plantations in America, and that he had a certificate thereof granted at the port of the but that the fame is loft or millaid, and that he cannot d'the fame, and does not know where the fame is, or what is become thereof; and that the same hath not been, nor shall be, with his privity or knowledge, fold or disposed of to any person or persons whatsoever: and that he this deponent (or affirmant) and three-fourths of the mariners navigating the said ship or vessel are his majesty's British subjects, and the said ship or vestel does now, as he believes, belong wholly to his majesty's British subjects, and that no foreigner has, to his knowledge or belief, any share, property, or interest therein. of the letters of denization, at the

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FORM of OATH directed by Stat. 26. Geo. 3. c. 60. to be taken, in order to making a Re-GISTRY, and granting a CERTIFICATE thereof.

A. B. of [place of residence and occupation] do make oath, That the ship or vessel [name] of [port or place] whereof [master's name] is at present master, being [kind of built, burthen, etcetera, as described in the certificate of the surveying officer] was [when and where built; or if prize, capture and condemnation]; and that I we said A. B. [and the owners names

APPENDIX.

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FORM of a Mer. IV. of an Pass as

FORM of a CERTIFICATE OF REGISTRY directed to be granted by Stat. 26. Geo. 3. c. 60.

N pursuance of an act passed in the twenty-fixth year of the reign of king George the Third, intituled, An Att There insert the title of the act, the names, occupation, and residence, of the subscribing owners], having taken and subscribed the oath required by this Act, and having fworn that he, [or they] together with [names, occupation, and residence of non-subscribing owners], is [or are] fole owner [or owners] of the ship or vessel called the [ship's name] of [place to which the wessel be-Lugs], whereof [mafter's name] is at prefent mafter, and that the faid thip or veffel was [when and where built, or captured, and date of condemnatica]; and [name and employment of the furveying officer] having certified to us that the faid ship or vessel is [whether British, foreign, or British-plantation built], has [number of decks] decks and [number of mafis] masts, that her length, from the fore part of the main stem to the after part of the stern post aloft, is [number of feet and inches] her breadth at the broadest part, whether above or below the main wales [number of feet and inches], her height between decks [number of feet and inches, if more than one deck, and if not, then] the depth of the hold [number of feet and inches], and admeasures [burthen] tons, that she is a [kind of veffet, and bow built] has [whether any or no gallery] gallery, and [kind of bead, if any head; and the faid subscribing owners having confented and agreed to the above description and admeasurement, and having caused sufficient security to be given, as is required by the faid act, the faid [kind and name of the wellel] has been duly registered at the port of [name of the Mar 363 21

Given under our hands and feals of office, at the Cuftom-house in the said port of [name of the port], this [date] day of [name of the month], in the year [sweids at length].

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APPENDIX.

No. VII.

FORM of a MEDITERRANEAN Pass, as prefcribed by an ORDER of Council dated 28th August 1776.

BY the commissioners for executing the office of lord high admiral of Great Britain and of Ireland, and of all his majesty's plantitions

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to pass with her company, passengers, goods, and merchandize, without any let, hindrance, seizure, or molestation, the said ship appearing to us by good testimony to belong to the subjects of his majesty, and to no foreigner.

Given under our hands and feals at the office of admi-

To all persons			(L. S.)
whom these may concern.	134		(L.S.)
By command of their Lordships.	' '	11/	(L. S.)

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of GREAT BRITAIN OF IRELAND before a MEDITERRANEAN PASS be delivered for any Ship or Vessel built in those Kingdoms, or in any of His Majesty's Foreign Governments or Plantations, or for any Foreign Ship or Vessel made free, and qualified to have such Pass granted, as the same is prescribed by an Order of Council dated 28th August 1776.

NOW ALL MEN by these presents, That we holden and sirmly bound to our sovereign lord George the M m 3 Third,

APPENDIX.

Third, by the grace of God, of Great Britain, France, and Ireland, king, defender of the faith, &c. inspile to the division

to be paid to our faid lord the king, his heirs, and fuccessors are to which certain, payment well and truly to be made we bind ourselves, and each of us for the whole, our, and each of oursileirs, executors, and administrators, firmly by these presents.

of and for the king, and in the year of our Lord 17 to doubt

THE CONDITION of this obligation is such, That where have bounden; hath received a pass, purporting to be a Mediterranean pass, signed, by the right honourable the commissioners for executing the office of lord high admiral of Great Britain and so forth, for the

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or inability, the person who shall succeed him as master of the shall deliver, or cause the said spass to be delivered, into the admiralty office, up on her return from her present intended voyage into the port of London, or to the proper officers of the customs at any other port of Great Brief tain or Ireland, where she shall come in order to her unload-Britain or Ireland, within the term of three years from the date hereof, and during all that term shall remain, and be the property of his majesty's subjects; then if the master of the for the time being, do, at the expiration of the faid term of three years, deliver, or cause the faid pass to be delivered, unto the governor or commander in chief of one. of his majesty's foreign governments or plantations, or unto one of his majesty's consuls in the Mediterranean or elsewhere, in order to its being by fuch governor or commander in chief, ... or conful, refurned and transmitted to the commissioners for execution the office of lord high admiral of Great Britain: , if he faid master for the time being do and shall, when

when and as often stithe faid to be to hall go into envi ance, and foreign port or pl within the reach or diffrict of any of his तद ध्याश्यक्ष t Britain. majety's confuls, deliver, or cause the said pass to be delivered, ucceffors a fr unto fuch respective conful or consule, or his or their deputy webind or deputies, upon his or their demanding the fame in writing," h of our in order to the faid pass's being retained in the possession of Prefenta. tuch respective consultor consults, or his or their deputy or dear thall have received the usual ten .daya paties, until the faid e reign of clearances, and be ready to depart from such port or place, at 7 ... doiffer which time the faid pass is to be returned for the use of the said iO i.B ship: Or in case the said fhall happen to be ch, That taken by an enemy or pirates; or to be cast away and shipb hath wrecked, by means whereof the faid pals shall be inevitably" is, figned loft or defiroyed; THEN the above obligation to be void and the office of none effect. Bur if the faid master for the time being shall , for the neglect to deliver, or cause the said pass to be delivered, into the admiralty office, upon her return from her present intended of, he the voyage into the port of London, or to the proper officers of date the the customs at any other port of Great Britain or Ireland, f the faid where the shall come within the said term of three years, in his death order to her unloading for in case the said ship shall not reer of the turn to England within the faid term, then unto the governor als to be or commander in chief of one of his majesty's foreign governfrom her ments or plants dons, or unto one of his majefty's confuls in or to the the Mediterration, or elsewhere, before the expiration of that reat tiriterm: Or if the faid master for the time being shall neglect or r. unload -... refuse to deliver the said pass to any of his majesty's confuls or to Grea their deputies abroad, upon demand in writing being made from the thereof in manner above-mentioned (to prove which demand d be the and refusal or neglect a certificate thereof in writing under the er, of the hand of the respective consul or his deputy is to be deemed a iration of sufficient evidence): Or if the said pass shall be fold, lent, or id pass to otherwise disposed of, to any person whatsoever, so as that the ef of one fame shall not be actually and constantly made use of for the fervice of the faid was a called the or unto liewhere, it is granted, fo long as the mafter thereof for the time being in chief. thall be a British subject; THEN the above obligation shall be oners for . and remain in full force, virtue, and effect."

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APPENDIX.

THERE is some difference in the time for delivering up passes in different trades. Thus, for ships trading to the ports of France, Portugal, and Spain, on this fide the Streights' mouth, the condition is for delivering up the pass within twelve months, either to the admiralty, or the customhouse officer at the port of unloading in Great Britain or Ireland.

In bonds given in the Plantations, the condition is for delivering up the pass within twelve months to the governor of that plantation.

For ships in the East India trade the condition. is for delivering it up at the return from the your and age, without any limitation of time. The month desironA.

Passes for ships belonging to Gibraltar, are different from all others in the wording, and in the ornament at the top; and they are granted by the commissioners for executing the office of lord-high admiral at that place. The condition of the bond given on obtaining fuch passes, is for delivering them up to fuch commissioners within totwelve with months, or at the end of the voyage, if the thip return fooner.

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Laters. Goods from . of orted to the Plantations, "a'r

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Laure, Goods Flantations, Ger II Bill of Sales in

Bounties in the

breda, Treaty Buenus Byres,

DEXSTRA

Callicoes, coar

Treat terione him were in the time for delivering up peak in Werent modes. Thus, for thips trult a rainful and if France, Portogal, and Spain, on the side of a rei his', mouth, the months if X B D E N in michin twelve -moftun sits at worden in the court of the cour the state of the think

endither the condition ANDERTH SVE OF TE

AFRICAN Company, 118. 313 'American Citizen, British Subject, 11b E1 India Trade, 315. 325 and ni bna and and 33 -Ships, Sea Letters, 312 -Treaty, 288, 325, 333 Alien Merchants in Colonies, 300

Asia, Africa, and America, Trade

with, 106. 121, 313 with, 106.121.313 Azores, Isles of aid -w 27 50. 304

. The voyage, if the this

Baltic, Goods from, exported to the · Plantations. Berkeley, Sir William, his letter, 58 Bill of Sale of a Ship, 435. 455. 465. 480 Bounties in the Fishery, 223. 225. 227

Breda, Treaty of, 159 Buenos Ayres, trade of, 365

Callicoes, coarse, 113 Canaries, Produce of the, 109. 305 Cape of Good Hope, trade of 301

northeres A. de obert uh. Capture and condemnation, Carrying Trade, 12. 35. 109. 155. 156 Case of the Fishburn, 483 the Flad Oyen, 485 - the Hoop, 369 Idle v. Vanneck, 201 Macneal, 473 Mitchell v. Torup, 203
Rolleston v. Hibbert, 464 r. Smith, - Scott v. D'Achez, 176, 180. 189 - v. Schwartz, 174 - Wilson v. Marryatt, 311. Ceded Islands 317 Certificate of Registry, ----- Indorsement on, 434. 456 --- Lost, or mislaid, 244. 405. Coasting Trade, 21. 26. 214. 370 Colony, or Plantation, what, 93, 102, 323 Committee of Council for Trade and Plantations, 263, 426 Contraband Trade in the Plantations, 53. 61. 76. 81. 156 Cotton Wool, Country, or place, where foreign 183. 187 ships built, Country

Govern Guada lony Guerns good Gum

Hambu

Hollan man Hondu Hoveri Hudson Hunga

Import Indem

Instruc 1803

> 1803 1803 1803

1805 Interco ed ar

ders

Customs, Commissioners of .414	Chotsagivan ciwodu, sberT nasquest Cost all compensation of the cost of the co
Report, on Registering, 415	Exuma, Salt Trade, 274
on Ships in the	Guernsey and Jerech Europe on
Eastland Trade, 445	ga' gonadri'l Kil ci mon show
Or dr es contract	Street Strong Control Strong
it was bleschwing	Gum senega, Gum senega, 159
D .	Fisherics encouraged, 21. 216. 219.
	221. 371. 393
Decisions and Law Opinions, 93.	Fishery, Deep Sea, 389
120. 165. 249. 304. 322. 367.	Herring, 217. 229. 3881.
394. 464	Greenland, 219, 223, 228,
Direct importation, 107. 111. 130	375 - 375
Drugs from America, 111	Newfoundland, 23, 220,
Hungary, or Germany, 168	225, 372/374.
Dunkirk, whether part of the Ne-	Americans
therlands, - 171	225. 372. 374. Prohibited from, - 231H
Dutch-Carrying Trade, 35. 109. 203	Pilchard and San San 8911
	- Southern Whale, 227, 379
352	Whale, 224.226
	Whale, 224. 226
Duty, easement in, for goods in	British, 388 The Society of the Free British, 229
British ships, 16. 452	The Society of the Free
Aliens, for goods in foreign	
ships, - 19. 447	Fish foreign-caught prohibited, 219.
Aliens, for goods in foreign ships, 19. 447 on coasting vessels foreign built, 214	regretion, what,
built, 214	Foreign ships British manned, 174.
tions, 53. 66	Mariners, their country, 188
tions, 53.66	in British ships
	248
,'	Forfeiture, laws cf. 203
E.	France, Commercial Treaty with,
	341
East Frizeland ships, 185	Free Ports established, 81, 290.
East India Company, 113. 114. 314	14 65 - 295
Trade, Americans, 315	Sugar und Coffue acc
	Sugar and Coffee, 296.
Foreign Ships, 314. 318	2,70
whether Colonies 323	Freight of ships regulated, 46
Eastland Company, 3 161	g a manual manua
Trade, ships in 445	1505,
Enumerated goods from the Plan-	in the man G. a. the the latter
tations, 47.68.70, 71.73.77.	odes (G) the strain of our strain of the str
79.	Gascony wines, - 9. 13, 17
in the European	Gerinany. Vide Netherlands.
Trade, in the European	Gibraltar, Morocco goods from, 313
European Trade regulated, 121.	, European Goods from
150. 338	washile - 300
, ships employed	Governors of Plantations, 46. 50.
ın, - 172. 183. 187. 538	664, 68, 69, 441
in, - 172. 183. 187. 338	01. 00. 09. 441 A

I N D E X.

Substagivan civic	Governors, circular Letter to, 62	Ireland deprived of the Plantation Trade, 19051. ——Plantation Trade from and
Gestaloupe, wh	Guadaloupe, whether a British Co-	Trade, Trade, most
274	lony,	Plantation Trade from and
Guernsey and	Guernsey and Jersey, European	to enlarged. 70, 72, 83, 85, 87.
goods from t	goods from, to the Fisheries, \$2	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
Gum senega, ',	Gum senega, 113	Isle of Man, 79. 246. 389.
nany, 159	v or the profit of	Italian Merchants, - 13
21. 216. 219.		Isle of Man, 79. 246. 389. Italian Merchants, 13
221. 371. 393	- A H.	J.
389	And the second of the second o	Jesuit's Bark from America, 111
217. 229. 388	Hamburgh Company, 165	L. Mr. 201 OCT
219. 223. 228.	, sugars sent to, 75	L.
mp ki . 375	Hungary wines from, 159	3 N. S. W.
d, 23. 220.	Holland, whether a part of Ger-	Labrador, Fishery on the coast of,
225. 372. 374.	many, 170 Honduras, whether a Colony, 96	906
- Americans	Honduras, whether a Colony, 96	Licences to trade, 337. 368 Lubec, city of, 154 Lumber to the Madeiras, 79
- par 231 H	Hovering, 78. 200	Lubec, city of, 154
#1208 19 15 C.	Hudspn's Bay Company, 117	Lumber to the Madeiras, 70
ale, 227, 379	Hambans Wines W	
224. 226	Drugs 168	М.
388	388.	M. Malta, Trade of, 346 European goods from 300 Manufacture, what, 110, 123
of the Free 229	Light safe le et a les	Malta, Trade of, - 346
229	0.00 T.	European goods from 300
rohibited, 219.	ARICA Condition on Case Live	Manufacture, what, 110. 123
iv .nortst 221	Importation, what, - 196	Mediterranean duty. 217
nanned, 174.	Indemnity Acts Neutral Trade, 359	Mediterranean duty, 217 Pass, 406 Morocco, goods of, 313
r country, 188	West Indies, 302	Morocco, goods of. 313
British ships,	Instructions to cruisers, 94 June	
248	1803, - 363 - 23 July, 1803, - 364 - 4 Sept. 1803, - 363 - 23 Sept.	N.
203	23 July.	
Treaty with,	1803 364	Names of ships, 400. 435 Naturalization, 188. 257
341	4 Sept.	Naturalization, 188, 257
ed, 81, 290.	1803 363.	Navigation encouraged, 10, 17, 98
295	23 Sept.	Act of, A. D. 1651, 35
d Coffee, 296.	1803.	12, Car. 2, 42, 45.
298	1803, - 364 - 29 June,	106, 150, 214, 216, 232
ated, -16	1806 360	enforced, 55
	79 June, 29 June, 360 ———————————————————————————————————	
1805,	1805 364	- dispensed with, 50
FIRE BOOK OVER	Intercourse with America, restrain-	154, 208,
dideng boa be	ed and prohibited. 00	Act passed in Scotland,
9. 13, 17	permitted.	4.4
erlands.	permitted, 266. 277. 303	Netherlands and Germany, goods
ods from, 313	regulated	from, prohibited. 155, 166
Goods from	971 977 988	Germany, goods from
300	regulated, 271. 277. 288. annual or-	permitted, Germany, goods from,
ions, 46. 50.	ders in Council for, 278	
1. 68, 69, 441	Iron to the Madeiras, 79	nermitted. • 167
	argus to the transmission, 79	permitted, - 167 Ne-
•		2164
		•

		4
Netherlands, French, goods from,	Plantation Goods to Foreign Eu-	. p.3 eg
of permitted, - 341	Prope permitted, syragus I susself.	Russia
Neutral Ship Acts, 700. 351. 358	Bonds, 931.47.32.59.	Rum
New Englanders evade the Acts of	66.79	66.79
Navigation, - 56	Intercourse with, forbid,	bidiol
Newfoundland, whether a Colony, 95	33.90	33. 90
Supply Bill. 960	with permitted.	Salt to
Supply Bill, 269 Vide Fishery.	de noul 266 277	Scotlan
cos 200	with, and the	Seame
1.3 P. 120	United States, 271. 277	772 11
Opinions of Law Officers, 8	Spanish and Portuguese,	Shin
Vide Decisions.	produce of 60 01 100 111	Shippi
	produce of, 62. 81. 109. 111	mr.0.
OPPRE IN COUNCIL	Portuguese. Vide Plantations.	out!
ORDERS IN COUNCIL.	Ports. Vide Usual Ports.	Afri
American Intercourse, 278 Trade of contured Colories 364	Powers under a Statute, 367 Prize Goods, 195	136
Trade of captured Colonies, 364	Prize Goods, - 195	3.08
14 Sep. 1803.	Goods of E. Indies, 29336	Ships,
Trade with France and Holland, 359	Ships, 177. 296. 462	16: 45th
15 Aug. 1805.	Ships made free, 405. 436	200 Jul
Trade with France, Holland, Spain,	Prohibition of Goods from the Ne-	luc Ne-
361	therlands and Germany, 115. 209.	1 0116.16.
10 Dec. 1805.	166. 341.	6.341
Jesuits Bark, &c 362	1, 14 00 14 1-	-
16 Apr. 1806.	· R	1
Organzine Silk, - 363	1 . 1 (14 , 3) Milly management of	
11 June 1806,	Registering of British Ships, 237.	ers,
Cape of Good Hope, 301	240, 307, 430, 437	CIS,
17 Sep. 1806.	de novo,	
Intercourse with W. Indies, 303	244. 404. 436	() () () () () () ()
	244. 404. 430. Frauds in,	, i
S Oct. 1806.		अंदर्ग गाम
Tortola Free Port, 299	397	Time.
19 Nov. 1806.	Defects in,	men
Trade to St. Domingo. 366	402	-
26 Nov. 1806.	intended	1.9 miss
Hides, Goat Skins, &c. 344	Amendments in, for 410	1-1-9-9
7 Jan. 1807.	considered	tarrie I
Trade of Malta, - , 347	by the Committee of Council for	4-21 12" L
	Trade, 2 414	\$ f
P. "		1
Pass, Mediterranean, 406	the Commissioners of the Cus-	- N. J. 19
Persian Goods 112	toms on, ~ " 415	in in fo
Plantation, what, 1 52, 03, 109	toms on, - 415 Proposals	also buil
Plantation, what, \$\frac{1}{2}\$ 52, 93, 102 ———————————————————————————————————	of the Commissioners for amend-	trensel-
45. 63. 69. 78. 265	ing the Law of, \ - 424	ACA.
European Goods sent	Prize Ships, 405. 436	Sierra
	Returned Goods	Silk,
to, - 48.72.82	Returned Goods, 143 Rice to Europe, 71, 73	
Goods to Foreign Eu-	Ruccia Troda	44
rope forbid, 52	Russia Trade, - 151	A Table
		the suspences I

INDEX.

?	IND	E X.
o Foreign Eu-	Total a Comis is Foreign Ea	Smuggling, Smuggling, 400
Wasia Campar	Russia Company, betting the 162	Smuggling, 400
31. 47. 32. 59.	Rum to the Isle of Man, 79	South-Sea Company. 116
66.79	66.79	Spanish Plantations, 62.81
e with, forbid,	bidiof ,dire sense with, forbid,	Wool COSSIDERS
33. 90	33, 90	Neutovielland, whether as
ith, permitted,	Salt to Colonies, 50. 72	STATUTES.
266 277	Scotland, Union of, 242	27. Edw. 3. c. 19.
with, and the	Seamen, foreign, employed, 247.	Forfeitures, - 202, 206
271. 277	Shipping, British, encouraged, 9.	31. Edw. 3. st. 2. c. 1.
d Portuguese,	Shipping, British, encouraged, 9.	Fisheries, and and the chotaing1
2. 81. 109. 111	117,001 14 58 232.445.450	31. Edw. 3. st. 3.
lantations.	for the Trade with Asia,	Ditto. 22
orts. wild	Africa, and America, 142. 319	35. Edw. 3. st. 1.
ite, 367	for the European Trade,	Ditto, - ibid.
-: 195	172. 187. 338	38. Edw. 3. c. 8.
lies, Lags36	Ships, British, what, 235. 237. 246.	Forfeitures, - 202, 206
177. 296. 462	104 300 TH 319. 429. 442.	42. Edw. 3. c. 8.
	to be British-built, 459,	Ships of Gascony, 9
from the Ne-	494 wit more books at 237. 460	5 Rich. 2. st. 1. c. 3.
any, 115. 209.	the second secon	English Ships, - 10
166. 341.	047 957	6 Rich. 2. c. 8.
100. 341.	247. 257. to be registered, 236.	Ditto ibid.
(240. 397. 430. 455	Ditto, 6 Rich. 2. c. 10, 11.
A constagate pro	built, sold to Foreign-	Fisheries 21
	Ters, wisted do not be to 178	Fisheries, - 21 14 Rich. 2. c. 6.
h Ships, 237.		
397. 430. 437 de novo,	building large, 239 Prize, 246. 256. 462. 487	English Ships, 10
244, 404, 436	, foreign, made free by Patent,	
Frauds in,	, loreign, made free by 1 atent,	Foreign Ships, - 11 Hen. 7. c. 8.
397	by Parlia- ment, - 250 by Com-	Gascony Wine, - 13
— Defects in,	by Farna-	4. Hen. 7. c. 10.
402	by Com	Thoulouse Woad, - 14
	missioners of the Customs, 252	7. Hen. 8. c. 2.
intended 410		
considered		Licences declared void, 15
of Council for	British, foreign-owned, 209.	·
or Council for	for trans 246 ster foreign, British manned, 174	To continue 5. Rich. 2. ibid. 25. Hen. 8. c. 4.
	foreign, British-owned, 236.	
Report of		Fisheries, - 22 32. I'n. 8. c. 14.
s of the Cus-		Price of Freight, - 16
	foreign, country or place where	33. Hen. 8. c. 2.
Proposals	ste built, i - 183. 187	
ers for amend-	harm foreign, wrecked or stranded,	
424	504. 403	2. & 3. P.Su. 6. c. 6.
hips, 405. 436	Sierra Leone Company, - 318 Silk, organzine, 152. 167	Ditto, - 23 5. & G. Elw. 6. c. 18.
143	puk, organzine, 152. 107	3. K C. EW. O. C. 18.
- 71, 73	Persian, 112	Wines of France, - 47
- 151	raw - 111	1 Eliz. c. 13.
	inrown, - 109, 355	Ropeals 5. Rich. 2. and 4. Hen. 7, 18
		5 Eliz.

I N D E X.

S-non-E

Medite Hops fi Greenl Indigo Rice, Medite Hoveri Sugars Foreign Persian Registe Planta Sugars Foreign Prize S Greenl British

Africar
Gum S

Africar
Lif
Turkey

British

5. Eliz. c. 13.	10. & 11. Will. 3. c. 6.
Export of Corn, 27	Russia Company, - 103
5. Eliz. c. 5.	10. & 11. Will. 3. c. 24.
Constitutions for the Navy, 21, 23	Fish in foreign Ships, 219
Fisheries, 24	Newfoundland, ibid.
13. Eliz. c. 15.	Newfoundland, 1514.
English Hoys, - 21	Hungary Wines, 159
23. Eliz. c. 7.	3. & 4. Apr. C. 5.
Engrossing Fish, 24	Rice and Molasses, 70
27. Eliz. c. 15.	3. & 4. Ann. c. 8.
Ditto, 25	
39. Eliz. c. 10.	5. Ann. c. 8.
Ditto, ibid.	
1. Jac. 1. c. 23.	6. Ann. c. 37.
Pilchard Fishery, - ibid.	Manning of British Ships, 248
3. Jac. 1. c. 12.	7. Ann. c. 8.
Ditto, - ibid.	Tanada Maria da anticolo de la companio del companio del companio de la companio del companio de la companio del companio de la companio della companio dell
12. Car. 2. c. 18.	Jesuits Bark, 9. Ann. c. 21.
Act of Navigation, 42, 45, 106,	
150; 214, 216, 232	1. Geo. 1. st. 2. c. 18.
12. Car. 2. c. 34.	Fish bought of Foreigners, usin 221
Planting Tobacco, 54	5. Geo. 1. c, 18.
13. & 14. Car. 2. c. 11.	Salt Fish exported, to parente 222
Act of Frauds, 65, 155, 217	5. Geo. 1. c, 21.
15. Car. 2. c. 7.	East India Company, a north 115
Act of Trade, - 48, 217	6. Geo. 1, C. 14.
18. Car. 2. c. 24	Raw Silk and Mohair 111
Herring, Cod, &c. 218	6. Geo. 1. c. 15.
22. & 23. Car. 2. c. 26.	Timber from Germany, we 159
Ireland, Tobacco, 51, 54, 66	7. Geo. 1 st. 1, c. 21.
25. Car. 2. c. 6.	East India Company, 115
Export of Fish, - 218	8. Geo. 1. c. 12.
25. Car. 2. c. 7.	Coffee and other Enumerated Goods,
Plantation Goods, &c. 53, 161, 219	Pr. 100
32. Car. 2. c. 2.	8. Geo. f. c. 18.
Stock Fish and Eels, 2 218	Copper Ore, 70
·1. Jac. 2. c. 18.	11. Geg. 1. c. 30, perioth
Coasting Vessels, 214, 239	
2. Will. & Mary, st. 1. c. 9.	13. Geo. 1. c. b. Salt to Pennsylvania,
2. Will. & Mary, st. 1. c. 9. Thrown Silk, 110, 152	Salt to Pennsylvania, 72
7. & 8. Will. 3. c. 22.	13. Geo. 1. c. 15. 117A
Plantation Trade and Registering,	Cochineal, - 112
7, 4, 65, 240	3. Geo. 2. c. 12. 7 79.5001
9. & 10. Will. 3. c. 26.	Salt to New York, 72
African Trade, - 118	Salt to New York, 72 3. Geo. 2. c. 28.
9. & 10. Will. 3. c. 44.	Rice, - 71
East India Company, 114	
	4. Geo.

I. N. D. E. X.

15.1	7 6	
	4, Geq. 2. c. 15.	30. Gea. 2. p. 30.
3, c. 6.	Non-enumerated Goods to Ireland,	British Fishery, 1503-10 110 230
163	72	
3. c. 24.		Salt to Nova Scotia, anothereno72
219	Micuitalianani Lagicas	4. Geo. 3. C. 15.
3. c. 25. ibid.		American Act,
C. 12.	Hops from Plantations to Ireland, 73	4. Geo. 3. c. 19.
159	CALL AND	Salt to Quebec, Art dellan 72.
c. 5.		African Trade, Adam Transcorp. 120
70	Todigo: condistant of the solid	4. Geo. 3.c. 27.
c. 8.	8. Geo. 2. c. 19.	Rice,,,,,,,
71		5. Geo. 3. c. 30.
8.	9. Geo. 2. c. 33.	Coarse Callicoes, 113
71, 242	Mediterranean Duty, 217	5. Geo. 3. c. 39.
37.	9. Geo. 2. c. 35.	Isle of Man, to Till busilou79.
hips, 248	Hovering, did territa is games 79	5. Geo. 3. c. 44.
8,	12, Geo. 2. c. 30. Sugars to Europe, 73. 294	African Trade, - 1120 5. Geo. 3. c. 45.
121 03 1 63	Sugars to Lutope, 13. 294	American Act, 73.79
116	Foreign Seamen.	6. Geo. 3. c. 49.
. c. 18.	14. Geo. 2. c. 36.	Free Ports, 81
gners, 221	13. Geo. 2. c. 36. diag. 248 Foreign Seamen, 248 14. Geo. 2. c. 36. diag. od diag. 248 Persian Silks, 210 diag. od diag. 248	6. Geo. 3. c. 52.
. 18.	15. Geo. 2. C. 31.	Plantation Bonds, Cotton Wool, 79.
to ve ustan 222	Registering of Ships, 243	83.,113
, 21.	15. Geo. 2. c. 31.	7. Geo. 3. c. 2.
B notth 115	Plantation Bonds, and surface 75	Plantations, Ireland, Anta 20 . 80
114	15. Geo. 2° c. 33.	7. Geo. 3. c. 45.
111 15.	Sugars to Europe, 75. 294	Isle of Man, 246 9. Geo. 3. c. 28.
y, m = 159	Foreign-owned Ships, 209	European Goods to the Plantations,
. c. 21.	20. Geo. 2. c. 45.	82
, and of 115		11, Geo. 3, c. 31.
. 12.	22. Geo. 2. c. 45.	British Fishery, - 230
nerated Goods,	- Citcontainti	11. Geo. 3. c. 38.
y 69 .77		Whale Fishery, 224
c.,18. / /2 . mg		13. Geo. 3. c. 26.
-00 70		British Ships, - 247
.c. 30. granit	African Trade, 119	13. Geo. 3. c. 72. Salt Fish, 225
	Gum Sanara 113	Salt Fish, 225
C, D, P LUBIC		Boston Harbour, A - 90
c. 15.		15. Geo. 3. c. 10.
- / 115	26. Geo. 2. c. 18.	
2. 12. 195 M	Turkey Company 104	90. 231 15. Geo, 3. c. 18. A. Ditto, - About Second 91
7	2 28. Geo. 2. c. 14.	Ditto; a 35 31 read 91
c. 28. (grad)	British Fishery, 230	1.2 15. Geo. 3. C. 31.
1		Nawfoundland

15. Geo 3. c. 35.	٠,	25. Geo. 3. c. 65.
Goat Skins,	114	Herring Fisheries, 188
16. Geo. 3. c. 5.		26. Geo. 3, c. 26.
Prohibitory Act, -	92	Newfoundland Fishery, 372
16. Geo. 3. c. 47.	J	26. Geo. 3. c. 41.
Southern Whale Fishery.	227	Greenland Fishery, 375
17. Geo. 3. c. 7.	~~,	26. Geo. 3. c. 45.
Letters of Marque,	93	Pilchard Fishery, 391
18. Geo. 3. c. 55.	, 30	26. Geo. 3. c. 50.
Ireland, Plantations, 83.	220	Southern Whale Fishery, 379
18. Geo. 3. c. 56.	~~3	26. Geo. 3. c. 60.
	247	Registering Act, 428
19. Geo. 3. c. 9.	24/	26. Geo. 3. c. 81.
	210	Herring Fishery, - 388
	210	
19. Geo. 3. c. 48. Of Manufacturing,	100	27: Geo. 3. c. 7. Intercourse with America, 368
	129	
20. Geo. 3. c. 10.	0.5	27. Geo. 3. c. 10.
Ireland, Plantations,	85	Herring Fishery, 390
20. Geo. 3. c. 45.	010	27. Geo. 3. c. 13.
	210	Consolidation Act, 341, 453
20. Geo. 3. c. 60.		27. Geo. 3. c. 19.
	228	Morocco Goods, Registering, &c.
21. Geo. 3. c. 19.		313, 338, 442, 443
	211	27. Geo. 3. c. 27.
21. 000. 0. 0. 27.	7. 7	Free Port Act, 290
	212	28. Geo. 3. c. 5.
21. Geo. 3. c. 62.		Intercourse with America, 269
	212	28. Geo. 3. c. 6.
22. Geo. 3. c. 19.		Intercourse between the Colonies
	228	and America, 271
22. Geo. 3. c. 78.		28. Geo. 3. c. 35.
	167	Newfoundland Fishery, 374
23. Gco. 3. c. 1.		29. Geo. 3. c. 16.
Corn and Grain, -	212	United States, Quebec, bread, &c.
23. Geo. 3. c. 9.		277
Indian Corn, - il	bid.	29. Geo. 3. c. 53.
23. Geo. 3. c. 26.		Newfoundland, Greenland, and
Repeal of the Prohibitory Acts,	266	Southern Whale Fishery,
23. Geo. 3. c. 39.		373, 377
Intercourse with America, il	oid.	30. Geo. 3. c. 8.
23. Geo. 3. c. 65.	V .	United States, Quebec, Neat Cattle,
	318	&c 277
24. Geo. 3. c. 16.	8 =	30. Geo. 3. c. 29.
	447	Countries bordering on Quebec,
24. Geo. 3. c. 45.		ibid.
	268	31. Geo. 3. c. 38.
, 25. Geo. 3. c. 1.		Timber from South America, ibid.
	269	31. Geo. 3. c. 55.
25. Gev. 3. c. 58		Sierra Leone Company, 318
	391	\$3. Gio.

S R

INDEX.

c. 65.

c. 26. (1) ry, c. 41.

c. 457

c. 50. ery, c. 60.

c. 81.

. c. 7.

nerica, c. 10.

37A 588

372 375

391

379 428

388

368

390

290

271

374

277

277

ibid.

-- 318

33. Gia.

373, 377

341, 453 c. 19. 338, 442, 443 c. 27.

.c. 5. perica, 269

c. 6. n the Colonies

c. 35. ery,

c. 16. pec, bread, &c.

c. 53. reculand, and ishery,

. c. S. cc, Neat Cattle,

c. 29. on Quebec,

c. 38. America, ibid. c. 55.

ny,

33. Geo. 3. C. 50.	42. Geo. 3. C. 80.
S. America, United States, N. Sc	co- Neutral Ship Act, 320. 352
tia, 04 3 - 2 2	277 43. Geo. 3. c. 64.
33. Geo. 3. c. 63.	Foreign Seamen, 464
	314 43. Geo. 3. c. 153.
34. Geo. 3. c. 35.	War Act, 1803, 321.355
	102 44. Geo. 3. c. 29.
34. Geo. 3. c. 68.	Hides, Tallow, Goat Skins, 343
Registering of Ships, &c. 319. 34	
370. 4	
35. Gea. 3. c. 15. c. 80.	45. Othe 5. C. 52.
Dutch Property Acts, 349. 3	
35. Geo. 3. c. 92.	45. Geo. 3. c. 33.
	379 Indemnity, Neutral Trade, 359
35. Geo. 3. c. 115.	45. Geo. 3. c. 34.
E. India Trade, Foreign 8 ps, 3	314 War Act, 1803, - 321
36. Geo. 3. c. 76.	45. Geo 3. c. 57.
	351 Free Port Act, - 295
36. Geo. 3. c. 112.	45. Geo. 3. c. 96.
	163 Southern Whale Fishery, - 387
37. Geo. 3. c. 21.	46. Geo. 3. c. 9.
Canane Good Hone	
37. Geo. 3. c. 69.	46. Geo. 3. c. 29.
Alien Merchants, surrendered shi	ips, Newfoundland, oil, blubber, 375
300. 4	
37. Geo. 3. c. 97.	Cape of Good Hope, - 301
American Treaty, 288, 3	
American Treaty, 288, 3	Indemnity, West Indies, 309
E. India Trade, foreign Ships, 3	315 46. Gro. 3. c. 72.
37. Geo. 3. c. 121.	Tortola, Free Port, - 295
	384 46. Geo. 3. c. 74.
38. Geo. 3. c. 57.	Prussian Yarn, - 357
	bid. 46. Geo. 3. c. 103.
39. Geo. 3. c. 112.	Newfoundland, Salted Fish, 374
	352 46. Geo. 3. c. 111.
	Intercourse, West Indies, 300
39. & 40. Geo. 3. c. 34.	
	317 46. Geo. 3. c. 116.
39, & 40. Geo. 3. c. 51.	Malta, Gibraltar, Fisheries, 300
	378
41. Geo. 3. c. 95.	Stettin, City of, - 188
	289 Stranded Goods, 🐞 🕒 🐇 199
41. Geo. 3. c. 103.	Sugars to Europe, - 73
Trade of Malta, - 3	346 Surat, whether a Colony, - 97
42. Geo. 3. c. 18.	Teth Ann to the second
	386 T.
42. Geo. 3. c. 61.	Tangier not a Plantation, 59
	462 Tegeriffe, whether Western Island
42. Geo. 3. c. 77.	30
Southern Whale Fishery,	386 Thoulouse Wood,
33. 34.0.	779

INDEX.

-	Tobacco, Disputes concerning, 29 Usual Ports, 107. 110. 130. 138.
1	Tobacco forbid to be planted, 54
	Turkey Trade, 151 Company 164
	Turks Islands, Trade of Salt at, 273
	War Acts 1793, 316, 342, 462
* 1	U. ————————————————————————————————————
à	Registering, 401, 427

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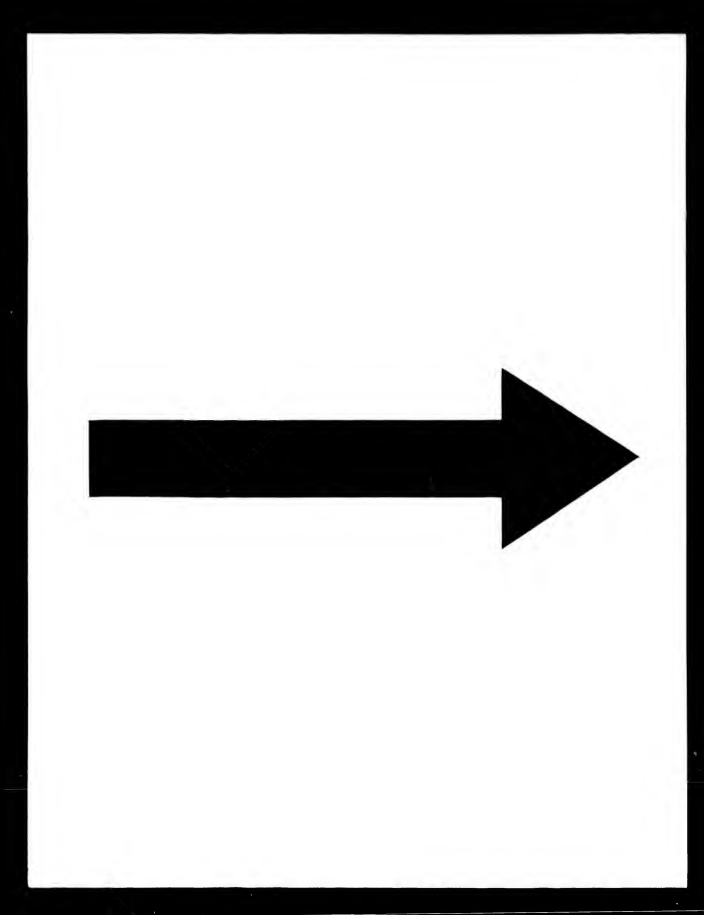
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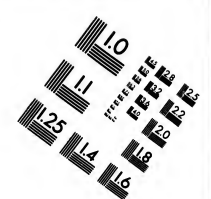
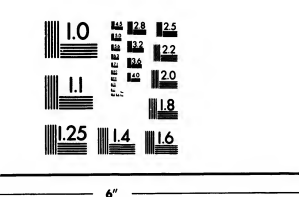


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