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## 320 <br> A Sketch of proposed Regulations, concurrent with the Establishment of a State Provision for the Roman Catholic Clergy of Ireland. 1809.

As additional "Clawes, iatended to be proposed in the Committec, to be added to the " Bill to provide for the Removal of the Civil and Military Disqualifications under " which Ilis Majesty's Roman Catholic Subjects now labour," are in circulation among the Members of the House of Commons; and as one of those Clauses is framed with a view to establish "further precautions for ascertaiuing the Loyalty "of Roman Catholic Priests appointed to the exercise of Episcopal functions " in the Uniterl Kiughtom:" it has been deemed also advisable to reprint the following " shetelh," in order to give it a more extended circulation.
[This Sketch of Regulations was originally communicated to inany Prelates of the Roman Catholic Communion, and afterwards printed, with an explanatory Advertisement, in the Appendixes to the Substance of Sir J. C. Ilippisley's Speeches on the Motion of Mr. Grattan, on the Isth of May, 1810 (Fuulder), and on the 24th of April, 1818 (Ridgway): they, were also annexed to his Letters to the Larl of Fingal, 1818 (Murray).

## nomination of roman catholic prelates.

## [The Regulations respecting Papal Rescripts were reserved as the subject of another arrangement.]

* IN the event of a State Provision for the Roman Catholic Clergy becoming a measure of parliamentary enactment, it is suggested that regulations, to the following purport, should also receive the sanetion of the Legislature:

The preamble of the Aet to state,
That whereas it is expedient, that upon the legal admission of the Roman Catholic Clergy to the exercise of the functions of the Episcopacy of the Roman communion in Ircland, the most ndequate sceurity should be alforded of the due eligibility of such persons as are proposed for election to fill the vacant Roman Catholic Sec: and as it may occur, that His Majesty's Government may entertain $n$ persuasion of the incligibility of a candidate, arising from the knowledge of facts unknown to the electors themselves;-or from other considerations, which may reasonably constitute either a temporary or permanent ohjection against the election of such candidate on the actual vacancy;-

And whereas it is also expedient that no undue influence or interference, direct or indirect, should be assumed or exercised by the servants of the Crown, in favour, or to the prejudice of any individual candidate in such clections;-the following provigions are suggestd:-

1st. That on every vacancy, hy the death or removal of a Relate exergsing the functions' of a Bishop of the homan commanion in Ireland, a list shall be prepated, enntaining the names of not less thaul lomr, nor exceeding cight persons, subjects of His Majest;'; from whom it is proposed to elect a shecessur to the vacemt Roman Catholic See. J
[Note--The mode of preparing such list is mut prescribel, bit left as a measure of intemal regulation, to be governed by the ent:blished discipline, as obtains, on sucls occasions, among the Roman Catholic Clergy in lictand.]

ed. That the lift, so precpared, slaill be transmitted by the President of election (who is usually the Roman Catholic Metropolitan, or senior Bishop of the Province) to the Chief Secretary, in order that it may be laid before His Majesty's Government in Irelaud; and within one calender month of the receipt of such list, it shall be returned to the said President of election, accompanied with a certificate of the Chief Scertary, or his representative, to the following purport: viz.
'That whereas the names of A. Bis \&ce. scc. have been transmitted to His Majesty's Government, ' under the signature of N. N. President of election of a Roman Catholic Prolate, from which - list it is proposed to elect a successor to $\mathbf{X}$. $\mathbf{X}$. -hate of - , agreeably to the provisions of the 'statute in such case made and provided:-aud no cause being known to exist, which cun be - deemed valid, to exclude either of the persons, whose names stand on the list afuresaid, from 'being elected to supply the said vacancy; I do herely certify the same, under my hand and seal, - in order that the said election may proceed without further delay.

- I do also certify and declare, to the best of my knowledge and belief, that no means whatever, - direct or indirect, at the instauce of any servant of the Crown, or hy any other person comnected - with His Majesty's Govermment, lave been used in order to influence the voice of any elector, in - favour or to the prejudice of amy person whose uame stands on the said list.
(L. S.)
(Signed)


## ' $7 . \mathrm{z}$.

d. That, in the event of an objection being taken by His Majesty's Gevernment against any person, whose name stands on such list, the form of certificate shall be variel to the following purport: viz.
After the words 'in such case made and provided, \&c.' the following shall be substituted :

- His Majesty's Government is of opinion, that it would nat be expecient, in the present instance,
e that F. F. (whose name stands in the said list) should he nominated to fill the suid vacancy ;-and I do hereby certify the same,' \&e. \&c. To conclude in the form preceding.
[Note.-In the original'sketch of this head of regulation it was stated, that the cause or ground of objection should be invariably notified by the Chicf Secretary of Government to the President of election; in like manner as it is understood to be the practice of the See of Rome; but it has been very properly suggested, that cases might oceur in which such notification might possibly be attended with injurious consequences:-It secms, therefore, advisable that the provision in such case should be thus qualitied: viz.
'That the cause or ground of such objection shoula be conmunicited by the Secretnry of 'Government, if required by the l'resident of election, except in those eases wherein such ' communication might possibly be attended with injurious consequenees to the State.'
This head of provision must therefore necessarily involve a discretion on the part of Government, which cannot be subject to specific regulation, and, at any rate, it may become a matter of ulterior consideration.
Cases may be easily inagined, where the objection to the nomination of a particular individual may be of a temporary nature, and not personal.]
sth. A clause to be introduced, containing the form of an oath, to be taken by the President of election, and by him also to be administered to his colleagues, to the purport that they will not give their suffrages in favour of any person but one who is known to be firmly atached to His Majesty, and the civil constimution of the State.
Also the form of an oath to be administered to the Prelate elect, in such ternus as may be hereafter advised ; which oaths to be sulseribed with the signatures of the several clectors, and transmitted, under the hand and seal of the President of ciection, to the Chicf Secretury of Government, in order to be encollet.
5 th. A clause also to declare, that no person, to whose nomination an oljection shall be certified to the President of election by the Chicf Seerctary of Governumen, shaill be competent to be elected on an actual vacancy. The objection may aftervards be remorced, inud in that case certified to the Roman Catiolic Metropolitan, or Senior l'relate of the province, as no longer existing.-
* Objecti for its mitiga adequate se original fram ancestors, to contended w Congé d'Elire

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Electors oflending against these provisions, to be suhjected to the penalties of pramunire," or ——, and the election to he void to all intents and purposes whatever, as to the effect of conferring any legal authority on the person so elected, to exereise the functions of a Roman Catholic Bishop nithin the realm.

6ith. As the Deans of the Roman Catholic communion in Ireland are clected nearly in the same manner as their Bishops, and receive institution alike by Bulls from Rome; it is suggested, that a similar provision should be enacted respecting the election of Deans-so also with respect to the election of the Warden of Galnay, who exercises an episcopal jurisuliction in spiriluals.
[Note.-The concluding regulation, proposed by the Romun Catholie Clergy to Government, it January, 1790, states, "That the I'relates are satisfied, that the nomination of I'mish Iriests, ' with a certificate of their huving tuken the oath of allegiance, be certified by Govermment.' This, in part, is consenaint to the praetice which obtained in the Linted Provinces, where the Arehpricst (for there was no resident Bishop) presented cach l'riest, or Curé nominated to a parish, to the civil magistrate for approbation-'pour ére aroue'.' l'erhups some regulations with respect to these appointments may well have place in such a parlianentary arranger ment. The preceding regulations ure prineipally applieatle to the state of the Roman Catholic Clergy in Ireland. They must necessarily be varied with respect to the apmintment of the Roman Catholie Prolates in Great Britain.]
It is sulmitted that these provisions will obvinte every reasomable objection, that can be raisal by the opponents of the measure proposed by the four Catholic metropolitan and six senior Bishops in Janary, 1799-hough many of the objections which have been urged against that measure are untenable, and preased with an uerimony of diseussion, very little suited to the subjeet and wemsion; the proposal, nevertheless, seems to have bere mate with less circumpuretion than might have been expected.

The presentation of the candidate to Government, after a cemonical elertion had taken phace in lis favour, as proposet in 1799, necessarily placed such person in a painful state of ilegradation, if rejected. This is obviated by the regulation now suggested. Thene who are apprehensive of the undue intiuence of Government, will probably consider the freedom of such an clection hetter secured by the present measure, than by the node preseribed in the proposal of the Lioman Catholic: 1reatates, which, in fict, afforded no such security. $\dagger$

* Objection was taken, by a writer on this subject, to the severity of this peraity;-the blank was originally lett for its mitigation-and, upon retlection, the invalidity, as stated in the latter part of the sentence, would be an adequate security in itself, if the proposed measure were adopted. It mus be recollected, nevertheless, that the original framers of the penalty were the framers also of our statute of previs, F -the work of our Roman Catholic ancestors, to preserve the freedom of the national Church against the encroachments of the See of Rome, wheh they contended were "intolerable." The same penalty attaches upon cluppers, acting as "ontravention of the King'y Congé déElirc.
$\dagger$ Resolutions of the Roman ('athotic Prelates assembicil at Dublin, i. 1799.
At a meeting of the Roman Catholic t'relates ledel in Dublin, the 176 h , 18 th , and 19 th of Jumary, 1769 , to delibe. rate on a proposal from Government, of an independent provision for the Roman Chatholic Clergy of Ircland, under certain regulations, not iscompatible with their doctrines, diseiphine, or just inluence-
It was admitted that a provision, through Government, for the Roman Catholic Clergy of this Kinglom, competent and secured, ought to be thanhfully accepted.

That, in the appointment of the I'relates of the Roman Catholic Religion to vacant Sees within the Kingdom, such interfereace of Goverminent, as maty comble it to be satistied of the loyalty of the person appointed, is just and ought to be agreed to.

That, to give this principle its full operatien, withont infringing the discipline of the Roman Catholic Church, or diminishing the religious inthence which J'relates of that Church ought justly to possess over their respective Ilochs, the following regulations seem secessary :-

1st. In the vacancy of a see, the Clergy of the Diocese to recommend, as usual, a candidate to the Prelates of the ecclesiastical province who elect him, or any other they may think more worthy, by a majority of suffrages: in the case of equality of sutifages, the Metropoltan or senior Prelate to have the easting vote.

2d. In the election of a Metrepolitan, if the provincial l'relates do not agrec within two months after the vanany,

The extembed number of candidate is caleulated to eoneeal from Gavermaneat the individual, on whom, it wot whected to, the fhoise of the chertors is most likely to fall; mal the solemn
 supplies also a pledge, as high as the nature of the case cme possitily afliort.
The appredemsions of Mr. Burke, expressed in lis Letter to Dr. Hussey, 'of the too frequent "interennse of the Roman Cathonic Bishops with the Castle,' were foundel in " persuasion, as he awows, that it migh: terminate in m ahsohte appointnent by Goverument. Iganst sich nppointments the mode suggested may be eonsidered as providing a more mequate gatard, than any other hitherto practised or propued. If ever a C'atholic l'relate was he be considered as a virtual nominer: of the Castle, Dr. Hussey humself wns assuredly that individnal, If we hat not been putronised by the Ministers of the Crown in the appointment to the I'residency of Maymooth, there was but litte probability that he would have been recommended to Rome, for the Roman E'ntholie sce of Hiberjord. 'The electors, apprised of the sentiments of the King's Ministers, dombeless considered his election as a graceful concession to Govermment. In the event of a repeal of the remaining dispualifying statutes, and the establishment of a State provision for the Roman Cubolice Clergy, the circumstances of the great mass of Catholic population and the condition of society wonld be so materially changed, as to reader this concert between Govermment and the Catholic Predary, a weasure of prodence, if wot of neessity. If the Catholic is to be secured against the undue intluence of the Minister of the Crown, as atfeeting the Hierarehy of his commanion, the l'rotestamt is not to be denied the security lie clams in favour of the Establishment. The avowed ohiect of the measure proposed, is to give satishation and energy to both: to unite the Catholic with the l'rotestant, in asecraniog, by the best means, the loyalty mad general eligibility of the eandidate proposed to the elected to fultil the daties of a high and sacred effice, possessing


The possible objection to be raised hy Goserment in the case of any individual camdidate, it has been stated, may be considered as pomanent or temporary. As the late Dr. Hussey's name has heen introduced, of him also may it now be suid, that if the Ministers of the Crown, who were so friendly to his nominmion, or the Caholic electors, who were so much disposett in gratify
the senior Preiate shall forthwith invite the surviving Metropolitans to the eltetion, in which each will then have a vote: in the ryualty of sulfrages, the presiding Artropoitsan to have a casting vote.
al. In these elections, the majonity of Sulifages must be ultra medetatem, as the Cunons requise, or must consist of Whe suffrages of more than balf the electors.
fith. 'ihe candidate so elected to be presented by the President of the dection to Gorernment, which, within one month after such presentution, will tramsmb the name of the sail candidate, if an objection be made against hin, for appointinent, to the lloly bee, or return the sad mane to the l'resident of the election, for such transmission, as may be dgredon.
5th. If Govermment have any proper objection against such candidate, the President of the election will be informed thereof withan one month after preseriation, :ith, in that rase, will consene the electors to the election af another candidate.

Agreeably to the discipline of the Roman Cathoicc Church, these regulations can have no cffect without the sanetion of the Holy see, which sanction the Roman Catholic l'relates of this Kingdom shall, as soon as may be, use thuir endenvors to proctres.
The I'clates alle sutisfiel that the nomination of Burish Priests, with a certificate of their having taken the oath of allegiance, be certibed to (iovematen.

HLCHARD O'lEEHLLS, R.C.A.B. Armagh.
J. S. TROM, R.C.A.B. Dublin. EIW AKI) 1HLI ON, A.B. Tuam. THONAS BRAY, R.C.B. Carlul.
I. J. Pl.LNKEIT, R.C.B. Math.
J. SthIars, R.C.B. Corh.
D.INIEI, DFLANY, R.C.IS. Kildare.
 J.hMIS (AUtiltil.), R.C.IJ. Ferues. JUIIN CRC'ISE, R.C.B. Ardagh.
the King's Ministers in the instance of his election, had bern aware of his conduct in the batter purt of his mission to the Court of Malrid, in the year 1780 (the circunstances of whels are now before the l'ublie)-it may be nswmed that he would not have been ndvanted to the sice of Wuterford. Neither is it : robable that Dr. Beflew, whatever testimonials he might have horne, and justly heen entited to, for his approved loyalty, would have been selected lior the Roman Cutholie Sice of killah, at the precise monent, when lis brother, under the style of Cieneral Hellew, appeared in arms against his country, us he did on the deseent of Humbert at Killati, in 1798. In lwoth these cases Guvermant might hase had information of the facts, before they could have reached the howifedge of the elcetors; nad these instanees miy be cited as cases of tenable dispuulifying objection, cither permanent or temporary, as applicable to the objects of this arrangement. Ineleed, in the instance of Dr. Ilussey, the notoricty of his being the confidential chapJain to the Spanish Embassy to London, might, in itself, have constituted a sufficient ground of objection.
It is assumed that the sight of the imperial Parliantent to legislate in the spirit of these provisions will not be questioned. 'The uuthority of almost cvery State, of whatever established communion, Roman Catholic, Greek, Reformed, \&ec. \&ic. is to be adduced in support of the principle. Nor can a concordut with Rome, under the circumstances suggested, be deencd necessary, even ou Catholic prineiples, although the concurrence of the Romm l'ontifl was considered by the Catholic Prelates, in 1790), as an indispensable sanction of the measures then proposed. The distircotion is obvious. The presentation of the candidate for the approbation of Government, by the proposal of 1799 , zus to be subsequent to a canonical election, when the usual facultics were only wanting from Rome for his canonical institution.-By the mode now suggested, the munes of certain persons are to he transmitted to Government merely as candidates for election, unknown possibly to themselves; and the ohjection, if taken to any, may remain equally unknown:-it will rest much with the diseretion of the electors.
The various documents in the Appendix* are not cited as pertect models for imitation. Many $^{\text {P }}$ of the regulations are known to have been influenced by caprice or resentment, especially in the insumes of Austria and Venice : nevertheless muny also are the result of a sound and liberal policy, and confirm the principle, that the sovereign power, in every state, of whatever religious communion, has considered itself armed with legitimate authority to legislate in ale mitters of ecelesiastical regulation $\dagger$ within its dominion.
-The original Appendix, here referred to, contained the Edicts of the sovereigns of Russia, Spain, \&ec. and was annexed to a summary of Correspondence with several of IIis Majesty's Ministers, not pmblished.
$\dagger$ The power of the temporal Sovereign is here to be understood, as not interfering wilh the power of the keys striclly spiritual, but in the sense alone that it was ever exercised in this realm, in the days of our Roman Catholic ancestory.

# The following Extracts are sulyoined as illustrative of the Principle contended for in the preceding Sketch of Provisional Regulations. 

## Extract of a Letler from the Rer. J. Winglen ("Aman Catholic Clergyman) to Sir J. Lawson, Burt. published at Richmond, in Yonkshire, in 1810.

"Tus plan which I have to propone, embroces the two which have been already mentioned, yet so qualified and restricted in their operations, as to produce by their combination the happicst results. It concedes to His Majesty an effectual negative, but thut negatire it confines exclusirely to the Metropolitana. It also entablishes domestic nomination, hut that nomination it confines exelosisely to the Suffragan Bishops. It is comprised in the eight fullowing artieles: four of which relate to the apmintment of Metropolitana, and fure to the appointment of Suffragun Bishops. With respect to the former, it propoves, in the firat place, that, on the demise of a Metropolitan, his surcessor he elected ly the surviving Sulthagans:-Secomilly, that the name of the person so elected by a mujority of sulfrugs, be delireced in to His Majesty's Priny Canncil:-Thirelly, that whenever the person whate name shall be deliveral in to llis Majesty's Privy Comeil, shall he ohjected to by the same, anuther shall be eleeted:-And fourthly, that when the person elected shall not be ohjected to by His Majesty's Prory Council, application slaill be make to the Pope in his hehalf for canonical institution. With respeet to the hater, it almo propoes, first, that, on the demise of a Sulfragan Bishop, his mecessor be elected by the Clergy of the sacant diocere:-Secondy, that the name of the person so chected hy a majority of sufliages shall be delivered to the biohopss of the provine asombled in comecil, at which the Metropelitan shall preside: -Thirdly, that when the persen whoe mane shall he delivered in to the bishops so aswembled, shatl be rejected hy a majurity of suffarares, mother shall he dertel:-And fourthly, that, when the person elected shall be approved of hy the binhos so assembled, by a majority of sulfrazes, be shall receive from the Metropolitan canmical in-titution.
"The sole dansere to which the fers of our political frimols appear at present to becmanel, or which even the bigutry of our pulitical adiersaries can with ans whasibilite allege no the sround of than hostility to Cathotic emancipation, is the interference 'of the Pope in the apointment of Catholic lishorlow, Now every possible danger which may be suppord to arise from such interference, the adoptim of the wheme which I hase presunted to suggest, will elliectually remove. Vor in the apmintment of Actropulitanis (which is the only case in which the seheme almits of the interposition of the l'pepe, it ation zirss 6 llis Majesty's Prity Council an effectnal negatice, ly the exercise of whidh every o'moxione person may alio ys be excluded.""
 Histrict, dated lat Aggust, INox.
"I proceed to show wom what grounds I rested wiy opiom, that the lrinh Prelates, in the event of a "friendly Ministry snececting to power, and of the emancipation being granted, would not hesitate, under

 " most ancient lashop, speaking in the name of the whole Epmepol Bony, have actually given to the " propored measire in their solewn dehineration, lath at Dublu on the 1ith, 14th, and 19th Janary, 1799. "In these deliberations, having premsed the jusaice and propricty of the merefrence of fovernment in the "appomenent of Cathelic Bisheps, an fir as in in uecemary to ascertam their loyally, they resolve as fellows:" -[The Resolations of bi99 are the" quoted hy bisluy, B.] "With requet to these Reselutions, I have to " oberve-1A, That they are in the hands, I behere, heith of Mmistry and Opmotion, and are comsidered, " by both, ab binting apm the Episenpal bonly:-3illy, That the cxclusne power itell, or the right of the
 " checks ifion this Veto are dol so dintinctly expresed in the firmer as they are in the latter."--Arain,

[^1]"In almost every uncatholic cuuntry meane are provided, and care is taken, both by those who have a " right to present, and by the Iloly See herself, that no permon obnorions to the Soseceign, whall be raised to "the Prelacy within his domisions. The Sovereigns of Rusnia and Prossia will be fonnd to have exerciaed a "power in this respert, which far exceeds that which the Irish Prelatea have offerel I's IIs Majenty; and " acombingly there Sovereigns liave ench of them an accredited agent at lome, chiefly for the exercine of this " prwer.-'The King himself enjoys it, with the consent af Rome, in the province of Cunala; the Bishop of 1" Luelire not heing allowed no much as to chome hia coadjutor, mntil the luter has been approzed by the Civil " Cincraur.-Finurtily, Whatecer outcries of the Church in danger may have been raised by ignorant or rinlens "Catholics in Ireland, I challenge any learned divine or other writer, to ahow that the allowauce to Government " of an exclusive power in presenting to Catholic Prelacies, if confined to three timen, and arcompunied each "time with the nowal of a well-gromoded nu-picion of the cmoludate's loyalty, contains any thing either " makfinl is itxelf or dangerous to the Chureli."
The learned Irelate then proceeds to assign the grounde of hid opinion, and afterwards deprecate the outery, as if the rights of their Church ruere about to be surrendered, and the King's ecelesiastical supremacy orce it ackanwlediged.
" But, since this opinion (he continues) in founded in the grossest error, nothing it en easy at to dinaipate it, "lyerposing the trwe state of facts, in opposition to nowapaper fulsehood, and by ciplaining, in its several " purts, the true system of camonical elections."

Brhop Milner then proceedy thus-" Should the Prilates recede from the Resolutions, which they ensered into " at Dublin, in 1799, I hope they will be able to vindicate their proceedings und chararter, against the " numerous and uble opponents of each communion, who will not fall to attack them on the subject, nad " harass them for many years to cone. I hope they will provide answers, nod anch antwers an may be "defended against men ol tulenti, to the following ginestions, which will inecosintly be put to thrm, in they " have in part lieen already frequently put to me. "The head of the Clourch bas allowed a direct interference " and power in the appointment of Hiahops throughout the greater part of the Christian Contincut, to a man " who lias apostatized to Mahonctanism; and whall it be tleemed unharifulfor our . Manureh to interfere in this "business just so far as it is necessury to ascertain the loyulty of men, who are to porsess such great influenee oreep " his sn'jeets ? 'The schismatical suvereign of Ilussia, and the locretical Kiog of Irusia, lave always leen "consulted in the choice of Catholic Prelates, for the vacancies within their respective dominions; what then "hinders the Sovereigu of the United Kingilom from enjoying the same privilege! He actually possesses it " now in his American dominions ; is that unlawful in Ireland, which is lastill in Canada :" But you have " alreally dechared, after three days' solemn deliberation on the sulject, that such interference of ciorernment in "the appointment of I'relates, as may enable it to be sitisfied of the loyatty of the person to be appointed, is just
" and mught to be asreed to; and that, therefore, the cundidate elected ix to be presented to Government : and " that if Govermment has amy proper objection against him, the President will convene the lilcetors, and "procecd to the clection of another candidate."-" Such were your decisions delivered to Gusermment nine " years ago, and which have remained with it ever since, to he acted upen whenever circumstances should "permit. Do you break faith with it?-Or, is that become false and unlawtul uow, which was true and " lawful then? In a wonl, will you reject these resolutions (for the purpose of yuicting the alarms of the " nation, and promoting the emancipation), wheli juu heretofure voluntarily made in order to obtain a " provision for yourselves ${ }^{\text {? }}$ "
"Such are the ubjections, in part, which I ain confulent will be thus held out againet the I'relates on every " side, should they retract their deeisions. It is wise, Sir, to anticipate mischicf of ebery kiad, in order to "guard against it. Jf, on the other hand, the Jrelates should abide ly whit they have solemn'y resolved " upon, they will hare nothing more to do than what is perfectly within their visere, and what is comparatively "easy to be done; namely, to enlighten their prople, and ahow them how grosdy they hase been imposed upon, "both as to facts und reasoning.'"*

* Such was Bishop Nitoer's atatement and advice to the Prelates of his commusiong in 1zos. In 1810, the same learned Prelate publislied his "Instructions to the Catholics of the Midhund Counties in England, on the State and Dangers of their Beligion," which he secms then but to have just discovered; and one of the greatest of which dangers he considers to be that security, whith is ciemanded of Roman Catholics, for the " religious Bitablishment of the State." -Referriug to the opinions he had expressed in the preceding Eintracts, in conjunction with all the Metropolitans and the six senior Bishops of his commanion in Ireland, in 1:99, le proceeds to a retractation, in these words :--" I herehy "publiely retract and condemn my aforesaid 'Letter to a l'urish P'riest,' and all my other Ietters and Writings,
" whacther printed or nanuscript, on the subject of the Veto, which I wrote while I was under the aforesaid-delusion; " that is to say, from the hatter part of May, till about the conclusion of November, 1808."-In the same note, Bishop Mither observes, that, "after all, that mufortunate private; though printed Letter [to a Parish Priest], was a mere piece " of mooting, intended for the consideration of the Irish Bishops, at their approaching assembly [in September 180s], " and withheld, as far as hy in my power, from the inspection of others."-We are not disposed to controvert the Bishop's privilege of dispensing with the obligations apparently resulting from his own opinions, however solemnly or formally stated; but we cannot so readily allmit his power of clanging the essence of facts. If the regulations and restrictions upon the appointment of the Roman Catholic Bishops, as admitted by Bishop Mither, exist in the several States which he has enumeratel-whether of the Raman Catholic, Greek, or Reformed Churches-they must still exist, independently of the learned Predate's change of opinion. So, if all the Metropolitans, and the six senior II. C Prelates of Jrsland, in the gear 1799, resolve that " such interference, as may emable it to be satisfied of the loyaty " of the person appointed [a bishop], is, just and ought to be agreed to;"一we cannot aduit such interfereace to be less just and expedient at the present huur, although Bishop Milner has thought proper to retract his own opinion in favour of it, on his discovery that sccurity wis demanded of the Catholic, in favour of the Establishnent in the Church as well as the State:-a securits sittrally reregnised in the oads taken by Catholics in all parts of the United Kingiom. So likewise may we consider, that, whether the Roman Catholic Prelates are dieposed to accept, or reject, the "State "Prorision for their Clergh," which all the Merropolitans and sia senior R. C. Bishops declavel, in t793, " ought $t$, be "thankfully aecepteci;" it does not follow but that the State oughi oo be equally satisfied of the loyalty and civil eligibithy of the person appointed to a charge, holding so great an intluence, in opinion and habist, upon the minds of those within the splare of its jurissliction. Having adverted to the opinions held on these points in 1793, we are naturally dispused to put the guestion suggested by Bishiop Miluer limself: "Is that become false and unlawful now, which was true and " lawful then?" And to conclude, in the words of a Right Honourable Raronet,"-a zealous supporter of the claims of the Catholics,-" the rule of right, the measure of justice, must be the sane to-day-yesterday-and for ever."
* Sir J. Newport's Letter in the Dublia Meradd, dated 18th Nov. 1812.

The preceding Extracts are taken from the Supplementary Notes annexed to the Substance of Sir J.C. Hippisley's Speech on Mr. Grattan's Motion, 24th April, 1812.-(Ridgway, Piccadilly.)
resaid-delusion; me note, Bishop was a mere piece ptember 1808], , controvert the ever solemnly or regulations and $t$ in the several must still exist, ix senior $11 . \mathrm{C}$. I of the loyalty crfereace to be pinion in fasour hurch as well as Kiugdom. io et, the "State 9, " ought $t$, be l civil eligibilty of those within turally disposed ch was true and $f$ the elains of rever."
of Sir J.C. illy.)



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