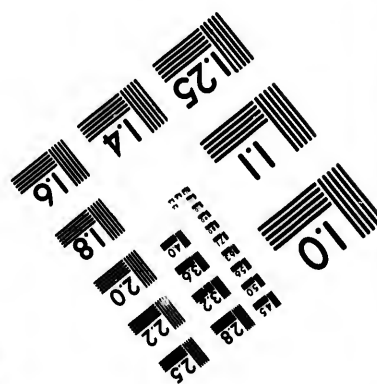
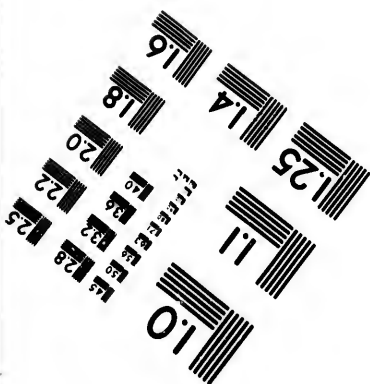
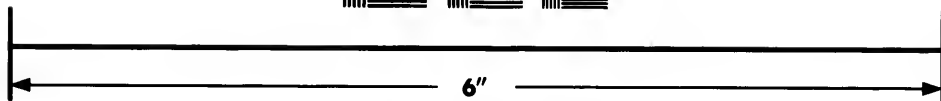
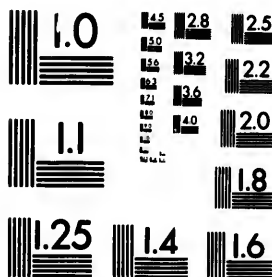


**IMAGE EVALUATION  
TEST TARGET (MT-3)**



**Photographic  
Sciences  
Corporation**

23 WEST MAIN STREET  
WEBSTER, N.Y. 14580  
(716) 872-4503

15 128  
13 128  
12 128  
11 128  
10 128  
9 128  
8 128  
7 128  
6 128  
5 128  
4 128  
3 128  
2 128  
1 128

**CIHM/ICMH  
Microfiche  
Series.**

**CIHM/ICMH  
Collection de  
microfiches.**



**Canadian Institute for Historical Microreproductions / Institut canadien de microreproductions historiques**

11  
10  
9  
8  
7  
6  
5  
4  
3  
2  
1

**© 1984**



The copy filmed here has been reproduced thanks to the generosity of:

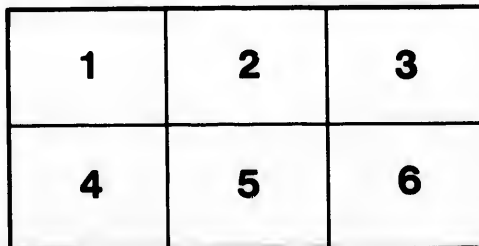
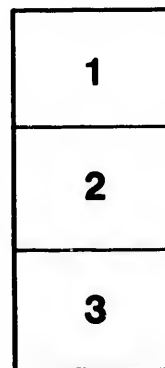
Victoria University,  
Emmanuel College Library

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

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

The last recorded frame on each microfiche shall contain the symbol  $\rightarrow$  (meaning "CONTINUED"), or the symbol  $\nabla$  (meaning "END"), whichever applies.

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



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

Victoria University,  
Emmanuel College Library

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

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

Un des symboles suivants apparaîtra sur la dernière image de chaque microfiche, selon le cas: le symbole  $\rightarrow$  signifie "A SUIVRE", le symbole  $\nabla$  signifie "FIN".

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



# REFLECTIONS

ON THE

RISE AND PROGRESS

OF THE

AMERICAN REBELLION.

By Joseph Galloway

By John A. Ashley

---

---

L O N D O N :

Printed by J. PARAMORE, at the Foundry, Moorfields.

MDCCLXXX.

1780

LUGR

W516

WESLEYANA

23975.

15-3-13.

---

---

# R E F L E C T I O N S

ON THE

R I S E   A N D   P R O G R E S S

O F   T H E

A M E R I C A N   R E B E L L I O N .

---

**T**HE politic, like the natural body, is liable to disorders, which often terminate in death. To know the cause of the disease in either system, is necessary to a radical cure.

The American rebellion is an event which has struck deep into the health of the British state, enfeebled its powers, and may bring on convulsions, the consequences of which are not within the reach of human foresight. Therefore it will be of importance, to be truly informed of the origin of that rebellion; and to be able to trace it from the original spark up to its present flame. It is from this knowledge, that a part of the means may be drawn for its immediate suppression; and from this alone can that system of future polity be formed, which can effect a permanent union between the two countries.

There are men in high stations, who have industriously promoted an opinion, that this "portentous event has been produced by the injustice and oppression of the present reign,—by a plan formed for



enslaving the Colonies." This has been the uniform language of the malcontents on both sides of the Atlantic. The Congress has assumed it to justify their rebellion; and the opposition to Government in Britain has echoed it, some of them to conceal their thirst for emoluments and dignities, the sole ground of their opposition; and others, republican in principle, to cover their as yet immature design of destroying our happy constitution. It has been asserted so often and so confidently, *in* as well as *out* of Parliament, that the incautious, who seldom examine the motives of human conduct, have believed it.

To prove that this opinion is not founded in truth—that neither the conduct of this nor of any past reign has produced this rebellion, but that it has sprung from different causes, existing as early as the beginning of the sixteenth century, and been nourished by those two fiends, Superstition and Ambition, the great enemies to religious and civil liberty—is the design of this Essay. But before I proceed to support this opinion, I shall shew the absurdity of that which I oppose. This will dispel the mist which has been cast before the eyes of the misinformed, and enable the candid to perceive the truth in its due force.

In almost every society, opposition to legal government has been a common event. In almost every instance which history affords, it has arisen from continued injustice and oppression in the rulers. These have been the *means*, by which ambitious men, of whom every society has its share, have been enabled to incite the vulgar to sedition, and finally to throw off their allegiance. But the American rebellion in this respect stands distinguished from all others. It can appeal neither to antecedent injustice nor oppression for an excuse. At the time it broke out, the people in the Colonies were more free, and happy than any others on earth. A summary view of the conduct of the State towards the Colonies, from the dawn of their settlements,

will

will support these facts. It will incontestably prove, that they have received every encouragement which consisted with their own particular interest, and which was not adverse to the general welfare of the society.

Before, as well as since, the accession of his present Majesty, the annals of this kingdom will shew that the Colonies have been nourished in their infancy, and supported in their more adult age, with all the attention of a most affectionate parent. If through their own folly they have, in their infant state, quarrelled with their neighbours, their enemies have been considered as the enemies of Britain. If their trade has been injured, or their territory invaded, Britain has not failed to resent the injury. If by repeated acts of fraud and injustice to their inoffensive neighbours, they have incurred their resentment, Britain has stepped in, and by annual donations repaired the injuries, and effected a reconciliation. If the produce of their soil was necessary to promote the interest or safety of the community at large, in which their own was of course included, generous bounties, to which they did not contribute, were given, as an encouragement to their industry, out of the pockets of their British fellow-subjects. If French ambition and Popish superstition have threatened to *annihilate* their civil and religious liberty, the treasure and blood of Britons have been devoted to their preservation.

In the two last wars, when the powers of France and Spain threatened the destruction of their commerce, and the conquest of their country, Great-Britain, regardless of the expenditure of millions, and the loss of many thousands of her subjects, by her fleets and armies saved them from ruin, leaving them to contribute what aids *they pleased*, towards securing their own safety. And to close the scene of benefits bestowed on these ungrateful people, at the conclusion of the last war, Great-Britain, unsuspecting of their ambitious and treacherous designs, gave them, by the retention of Canada, absolute

safety against every enemy, save their own ambition, and republican principles. Such were the benefits bestowed by the State, before the end of the year 1763, without any alloy of one act of intentional injustice or oppression, or a single injury done and complained of, which remained unredressed. Surely no candid and rational mind can look for the cause of rebellion in a conduct so truly benevolent.

It is needless to say more in vindication of the conduct of the State antecedent to the time I have mentioned. The Congress themselves confess, that the Colonies have no grievances to complain of before that period. They declare, "if Government will place them in the situation they were in before the year 1763, their complaints will subside." Nothing therefore can remain, but to examine whether any acts of injustice or oppression have been done since that time, that could give rise to open rebellion.

The conduct of Government subsequent to this period being grounded on the antecedent circumstances of the Colonies, we must, look back to the commencement of the last war. At that time France meditated the conquest of British America. Hostilities were begun on the Ohio, within the boundaries of Virginia and Pennsylvania, while vigorous preparations were making to invade New England from Canada. Alarmed at the impending danger, and conscious of their own inability to withstand the power of France, the Colonies supplicated the protection of the Mother-country. A British fleet under Commodore Keppel, and a British army hastened to their assistance. The strongest of all motives now pressed them to exert their utmost abilities, in defence of their civil and religious rights.

But before the year 1763, America had been considered as in an infant state, capable of contributing little towards the national defence. Just information respecting the amount of her wealth, was

own ambition,  
the benefits  
of the year  
intentional  
ary done and  
unredressed.  
an look for  
ft to truly

ation of the  
time I have  
ves confess,  
to complain  
if Govern-  
they were in  
will subside.”  
to examine  
ession have  
give rise to

uent to this  
ent circum-  
back to the  
t that time  
h America.  
within the  
ania, while  
nvade New  
e impending  
nability to  
lonies sup-  
untry. A  
pel, and a  
nce. The  
m to exert  
e civil and

had been  
of contri-  
nce. Just  
er wealth,  
was

was wanting. The State, therefore, lest it might impose burthens she was not able to sustain, forbore to levy money on her; and as an encouragement to a faithful discharge of her duty, Parliament engaged to reimburse such of the Colonies as should be liberal in their aids. How far they complied with what their own safety demanded, will be shewn hereafter.

Immediately subsequent to the peace, Great Britain having expended many millions in the defence of the Colonies, the state of America became an object of public investigation. Gentlemen of abilities, who had been sent over for her protection, and had enquired into her circumstances, returned to Britain. From their knowledge, just information poured in upon the great councils of the nation. America was found to contain 2,500,000 people, at least one-fourth of the number in Great Britain. Before the war, the increase of her wealth had been slowly progressive, but during its continuance, rapid and immense. Incredible sums raised on the subjects in this country, and transmitted for the supplies of the navy and army, contributed not a little to her opulence. Her soil produced, in great abundance, every necessary to supply her own wants, besides an immense surplus for exportation. Her freighted ships traversed the ocean to almost every port where British subjects were admitted to traffic. The balance of her trade being greatly in her favour, they returned loaded with treasure and luxury. Their dissipation was scarcely parallel in Great Britain; and greatly exceeded that scanty proportion of aids she had granted upon the requisition of the Crown.

It further appeared from experience, that the mode of obtaining the colonial aids did not answer the purpose; for that, numerous and opulent as the people of America were, she had failed of her duty; that the sums annually granted were, upon the whole, far short of her reasonable proportion; that some of the Colonies gave at one time liberally,

rally, at another time nothing; that some did not contribute at all towards the burthen of the war, though America was the great object in contest; and that this omission of duty arose from several causes. The Colonies, in respect to each other, were so many distinct and independent societies, having no political connection among themselves, nor any authority over each other, by which they could procure the knowledge of each other's circumstances, necessary to ascertain their respective proportions. Nor had they any power to compel them to act in concert for their common safety, save the supreme authority of Great Britain, which had been waved on this occasion by the mode of separate requisitions. Thus left to themselves, they were governed by their separate passions, prejudices, and interests. Hence those who were most exposed to the immediate assaults of the enemy, or were actually invaded, gave liberally; while those that were more distant, or were covered by another colony, gave nothing. And even those who had been in the most imminent danger, and had received the assistance of the other Colonies, as soon as the danger was removed, refused, to contribute. The natural consequence of all which was, that the sums granted by Great Britain were wasted; the expeditions, concerted for their safety, failed; the British troops were defeated, and the lives of many thousands of their British fellow-subjects, sent over for their protection, by their parsimony and injustice were sacrificed; the war was protracted; and the State was obliged to impose immense additional taxes on its subjects in Britain, to supply the deficiencies arising from the ingratitude of those in America.

Such was the conduct of America during the last war; and such it must have continued so long as the Crown should rely on drawing from the Colonies a reasonable proportion of aids, by the mode of requisitions. At the conclusion of that war, a Minister was at the helm, to whose abilities, and love of public justice, future historians, when the influence of party shall cease, will pay the just tribute.

tribute. This Minister perceiving the involuntary inability in the Colonies, arising from their disunited state, and the voluntary injustice arising from their passions, prejudices, and separate interests; and viewing in its full force the absurdity of expecting an equitable proportion of aids towards the national defence from them, when not only the quantity, but the contribution itself, was left at their pleasure, resolved to drop the ineffectual mode of requisition.

But he could not stop here. He held a trust, from which every subject had a right to expect an equal distribution of the burthens of society. Was he to continue those burthens on three-fourths of the subjects of the empire, and to permit the other fourth to be exempted? Was he to suffer the opulence of America to increase, and her sons to riot in luxury, without contributing a reasonable proportion of those aids which were necessary to her own safety? Was he to commit yet greater injustice to his country, by insuring that safety, in future, by those aids which were to be raised on the people in Great Britain alone, already labouring under an immense debt incurred by the American war? Public justice, and his public duty, forbid it.

What other method then could he pursue, save that which was founded in a multitude of precedents, and which the constitution of the British government directed? The exercise of supreme authority by the State over the Colonies was that method; he knew, that the injudicious mode of requisitions had been adopted through want of information. That information was now obtained. He knew, that a perfect subordination of the Colonists had been established, by the patents and proclamations under which they were originally settled—that their right to the territory had been granted by the representative of the British Society, under its great seal, reserving rents in lieu of services—that the oaths of allegiance had ever been taken by the Colonists to him—that all their civil and political rights had been derived from, and

were

were held under him, in that capacity—that the common law of the realm, and the statutes made before their settlement, had been extended—that innumerable laws for regulating their trade, restraining their manufactures, directing their internal police, and levying taxes both internal and external, were to be found in the volumes of British statutes—and that all documents of the State, relative to America, were so many demonstrations, and almost every act of the Colonies, respecting Great Britain, were so many incontestable recognitions, of their subordination to the supreme authority of the British empire, in all cases whatsoever.

In this light, the light in which all antecedent Ministers, all preceding Parliaments, and the Colonists themselves, had on all occasions considered America, the Minister considered it. The national defence being the first great object of his duty, and an equal distribution of the burthens necessary for that purpose the next in importance—he proposed the Stamp Act in parliament, in their session 1763, which passed into a resolve. Of this resolution the Colonies had official notice: They were told, “unless they would grant a just proportion of aids in their several Assemblies, or should point out some mode by which it might be done more agreeably to themselves, national justice required, that the act should pass in the next session.” The resolve of the House of Commons, and the notice from the Minister, were considered by the American Assemblies. A year elapsed, and no aids were granted, no other mode was hinted to Parliament, and no objection was made either to the equity of the tax, or to the mode of raising it, or to the authority by which it was to be levied, except only by the Massachusetts’s and Virginia Assemblies, who rested in a denial of the constitutional authority of Parliament, without granting, or offering to grant, their reasonable proportion of aids to the national defence. The act therefore passed unanimously. Indeed, no law within the compass of human wisdom

ty—that the  
statutes made  
ended—that  
ir trade, re-  
their internal  
and external,  
ritish statutes  
relative to  
s, and almost  
reat Britain,  
ns, of their  
rity of the

l antecedent  
and the Co-  
s considered  
The national  
is duty, and  
necessary for  
he proposed  
ession 1763,  
olution the  
were told,  
tion of aids  
point out  
more agree-  
quired, that  
The re-  
notice from  
American  
aids were  
Parliament,  
equity of  
o the au-  
cept only  
Assemblies,  
authority  
g to grant,  
national  
nimosly.  
man wif-  
dom

dom could be found more just;—none better calcu-  
lated to discover the just proportions of the wealth  
possessed by the several Colonies;—and to establish  
a just distribution of the tax among them;—nor  
any which could so effectually carry its own powers  
into execution.

The fate of this statute, equally unfortunate to  
both countries, is universally known. Its execu-  
tion was opposed by a small interested faction in  
America, and that faction was supported in Britain.  
It was repealed on principles void of reason or  
justice, and contrary to the most evident policy.  
The perseverance and firmness of the Minister  
stood opposed by the groundless fears of the  
C—b—r. The latter prevailed; and the Minister  
foreseeing events mischievous to the welfare of the  
society, reluctantly deserted the service of his coun-  
try, which he had in vain attempted to promote.

A foresight of the mischiefs which would flow  
from the repeal of this statute, was not confined to  
the Minister who proposed it. They were *seen* by  
many in the great councils of the State, and they  
were even within the shallow comprehension of  
the Minister who succeeded him, and by whose  
fastidious influence the repeal had been effected.  
Even this Minister dreaded the consequences of  
his own conduct. He knew, that the remonstrances  
of the Colonies rested in a denial of the supreme  
authority of the State. He foresaw, that the re-  
peal of the act, *on that ground*, would naturally lead  
to a like denial in respect to every other matter.  
He could not suspect, that those who had presumed  
to deny its power in a matter the most momentous  
to the safety of society, and more particularly to  
their own, would hesitate to oppose it in others.  
He knew, that he had been surrendering up to  
groundless clamours, the most important right of  
the supreme authority of the State, a right to com-  
mand the aids necessary to the national defence;  
that he had destroyed that unity of power in the  
British, which has ever been found essential in the  
constitution



constitution of all states, and without which the members of no society can be compelled to act in concert for the general safety: and of course, that he had laid a broad foundation for the independence of America.

Alarmed at the prospect of these mischiefs, he endeavoured to heal the wound, which the dagger from his own hand had made in the British empire. The remedy applied was the Declaratory Act. In order to make this palatable to his factious American friends, he *treacherously* assured them, without any authority from Parliament, "that though the act was declaratory of the right, yet Government never would attempt to exercise it." The Colonies were to be considered in the most absurd of all lights; as members of the British society, and yet independent of its sovereign authority;—as so many distinct inferior politic bodies, without any political subordination;—as members possessed of the most perfect justice and integrity;—as devoid of human prejudices, attachments or frailties, and left to their own pleasure to do what justice they should think proper to a people who had saved them from ruin.

No man acquainted with those motives which ever yet have produced a revolt in society, can believe, that either of the beforementioned acts could be the original cause of the rebellion. The principle of the first was confessed to be just, and the burthen imposed was so light as not to be made an object of complaint; and the second neither did or could do them an injury. It neither imposed a burthen, nor deprived the Colonies of a right. It was only declaratory of that authority, to which they had submitted from their first settlement. Indeed, the enacting and repeal of the Stamp Act, and the passing of the Declaratory Bill, with the mean and contemptible assurances attending it, discovered such a want of firmness in the British councils, as to afford just matter for American ridicule, not reason for complaint, much less for rebellion. That these transactions had their effects, must be confessed;  
for

out which the  
 elled to act in  
 f course, that  
 the indepen-

michiefs, he  
 ch the dagger  
 British empire.  
 tory Act. In  
 ous American  
 without any  
 ough the act  
 rnement never  
 Colonies were  
 of all lights;  
 yet indepen-  
 so many dif-  
 any political  
 of the most  
 id of human  
 d left to their  
 should think  
 m from ruin.  
 tives which  
 ety, can be  
 ed acts could  
 he principle  
 the burthen  
 an object of  
 or could do  
 a burthen,  
 It was only  
 h they had  
 indeed, the  
 and the pas-  
 mean and  
 discovered  
 ouncils, as  
 le, not rea-  
 on. That  
 confessed;  
 for

for though they cannot be said to have been the original cause of the rebellion, yet so much timidity and weakness in the councils of this country tended to encourage and nourish the seeds of American sedition, long before planted, and now growing fast to a dangerous maturity.

The numbers of people, the commerce and opulence of America, still increasing with amazing rapidity; the trifling debt incurred by the last war being nearly paid off, and Great Britain labouring under an enormous debt, a great part of which was incurred in measures for her protection; repeated demands having been made, by the Crown, of the Assemblies, to grant the necessary sums for the support of the administration of their own justice, to no purpose; and the deficiency being constantly supplied by monies raised on the people of Great Britain, already overburdened with debt; were so many circumstances which stared every Minister in the face as he came into office. To be altogether inattentive to these considerations, was more than a dishonest mind, intrusted with the administration, could support. Besides, as matters then stood upon the American remonstrances against the Stamp Act, the repeal of that Act, the Declaratory Act, and the subsequent assurances from the Minister, the authority of the Parliament over the Colonies was in a manner given up. It was therefore necessary, not only in point of justice, but policy, to pass the Act commonly called the Tea Act.

This act has also been enumerated in the list of American grievances, and as one of the causes of the present rebellion. Let us enquire into the fact. So much of this act as related to the imposition of duties on foreign paper, glass, and painters' colours, was indeed unjust. Of this, complaint was made; and the justice of the British Parliament immediately interposed, because it subjected the people of America to a double duty, one payable in Britain, another in America. But the duty on tea remained unrepealed, because no such objection lay to it.

B

The

The Parliament had, in framing the act, taken off the foreign duty of one shilling payable in Great Britain, and laid only threepence on the pound payable in America. Now, if the duties on the other articles were an unjust burden on America, it was immediately relieved, and the one imposed on teas was an abundant favour. It enabled them to import that articleninepence in the pound cheaper than they could before.

Of the justice done to the Colonies in the repeal of the duties on paper, glass, and painters' colours, and of the favour done in enabling them to drink their tea, ninepence in the pound cheaper, the Americans were truly sensible. In vain did the Republicans of New-England exert their endeavours, by their partizans in every Colony, to prevail on the merchant not to import, and the people not to buy tea. In vain did they enter into a non-importation agreement. The merchant would, and did import, and the people, would, and did buy, notwithstanding all their exertions to prevent it.

In order to do a further favour to the people of America, to the prejudice of the British American merchant, but to the benefit of the East India Company, an act was passed to enable the Company, by their agents, to sell their teas in America by lots, in the same manner they were sold in Great Britain. By this act, the shopkeeper or retailer, in the seaport towns, was enabled to purchase his tea in lots, incumbered only with the freight from Great Britain to America. The consumer of tea in America was obliged to pay only one profit to the Company; another to the shopkeeper. But before the act, they usually paid a profit to the Company, to the London merchant who bought it of the Company, and sold it to the American merchant, and also to the American merchant, besides the profit of the retailer. So that, by this act, the consumer of this common article was enabled to purchase it at one half of its usual price; an advantage that did not, nor could escape the most vulgar comprehension.

The

The next act enumerated in the list of American grievances, is that prohibiting the trade of Boston, until the corporation should pay the damages wantonly done to the East India Company. Had the Parliament, deprived the corporation of every privilege on the same terms, no just man would have called it severe: Because, however weighty might have been the burthen, their relief from it was left in their own power, and the condition of relief was nothing more than a strict act of justice. This was the opinion of all America, save a few men who meant to make use of it to mislead the ignorant into rebellion. Even the inhabitants of the Massachusetts province, when called upon to unite in opposition to this act, told the Select Men of Boston, That their corporation had done an act of injustice, by destroying the property of their fellow-subjects, and that they only ought to make reparation, and by it relieve themselves.

The last in the list is, the act for altering one article in the Massachusetts's charter, which takes from the General Assembly, the right of constituting the middle branch of the legislature, and vests it in the King's representative. I shall not now enter on a detail of the mischiefs to the province, which had arisen from the want of this regulation. They are notorious to every one acquainted with its history, and are briefly recited in the subsequent part of these remarks. It is enough to say, they were intolerable, and had been found by long experience to be totally inconsistent with its subordination to the British empire.

When our present happy constitution was settled, it was the intention of our ancestors that it should be unalterable. It was wisely formed, equally to avoid the mischiefs arising from absolute monarchy and democracy, from tyranny and licentiousness. The authority of the Crown, and the privileges of the people, were so placed in opposite scales, as always, when acting on principles which lead to their mutual safety, to be on an equal balance. But as the monarch and the people were

both subject to human frailties, and naturally fond of unlimited power, an independent aristocratical authority was so appointed, as to be able to throw its weight into either scale, as the other should preponderate. By this policy alone the freedom of the British government has been maintained for ages past, and may be maintained for ages to come, if strictly adhered to. How often this aristocratical power has been thrown into the different scales, and how much oftener into the popular than the monarchical, may be seen in our history. Now the right of appointing this aristocratical part of the British government, has been established in the Crown from the first dawn of the present government. The people of England have never pretended to claim it; and no King was ever authorised to give away any of the rights of the Crown. They are trusts, unalienably vested in him and his successors for ever, for the benefit of the society. They were conferred on him, to maintain the rights of Government, and not to destroy them. But by this grant of the aristocratical rights of the constitution to a part of the commonalty of the empire, the King assumed a power by which he might, at his pleasure, destroy the essence of the British government, subvert its balance, and throw it into inextricable confusion. For, if he may grant them to the subjects emigrating to America, he may certainly grant them to those who remain in Britain. The most artful reasoner cannot contradict this; because no reason can be assigned why he may grant to the subjects of the State settling out of the realm, rights which he cannot grant to those within it; and if, by the fundamental laws of the State, he holds a right to grant these powers to the people of Britain, he may, at his pleasure, destroy the constitution of the British government.

Certainly then that no King of England was ever vested with a right to grant to the people of the Massachusetts's legislature, the sole appointment, or a share in the appointment, of the aristocratic part  
of

of its constitution; that Parliament possessed authority to alter the charter of Boston in this particular, and in every other where the powers granted were inconsistent with fundamental laws and the established constitution of the state; and not only the charter of Massachusetts, but every other charter granted to the Colonies, whose powers tend to weaken either the monarchical, aristocratical, or democratical balance of the British Government; and that it was their duty to make such alteration; and not only to do this, but to proceed in the work till every Colony charter is made conformable to the true fundamental principles of a mixed monarchy: because these alterations are not only necessary to the safety of the state, but also to the happiness of the Colonists themselves.

But it has been said, that this act gave the universal alarm throughout America. This is an assertion without any foundation. It could alarm none but those of democratical principles, in whose breasts an aversion to the British Government was already fixed. All the loyalists throughout the Colonies rather approved of than condemned the measure. It affected no Colony but the Massachusetts immediately, and none in prospect, save Connecticut and Rhode-Island; and even in these, the men whose interest and honours did not depend on popular assemblies and popular confusion, thought it just and necessary. In Pennsylvania the people had petitioned for a Royal Government, in which this measure was included, and approved; and in Maryland, and all the Royal Governments, it had been established from their first settlement. The Pennsylvanians could not, therefore, be alarmed at a measure which conferred on their fellow-colonists the very boon they had prayed for themselves: nor could the people of Maryland, and the Royal Governments, be supposed to be disgusted at this act of the State, inasmuch as this right had been exercised by the governors of their own provinces without the least complaint, ever since their settlement.

When these acts, which are the great subjects of American complaints, are impartially considered, what do we find in them to support those complaints? What, that has the least appearance of a design in Government to enslave the Colonies? The reader has now before him the principles upon which these statutes were made. He perceives that the Stamp Act was passed to draw a reasonable revenue from Colonies which had been, and must continue to be, protected by the State—That the Declaratory Act was rendered necessary by the conduct of the Colonies, to support the supremacy of Parliament, which they had denied—That the Tea Act was designed to procure a revenue from them, but in a manner so beneficial, that for every three-pence paid they received one shilling. The act for altering the Massachusetts's charter only declared that to be void which was void in itself, and annulled an unconstitutional power, which was mischievous to the people themselves. The Boston Port Act was no more than an act of common justice. What was it the duty of Administration to have done? Were they to suffer the burthen of American protection to lie longer heavy on the people of this country? Were Britons to become *hewers of wood, and drawers of water*, for an American faction? Were they tamely to permit the supreme authority of the State to be trampled on by its ungrateful subjects? Were they to hear the calls for justice from British subjects, against the acts of violence of the Boston faction, and not give them redress? And were statutes made for those purposes, supported as they are by the principles of all laws human and divine, to be tortured by any sophistry into causes sufficient to justify rebellion? If there is a man living, who will subscribe to the affirmative of these questions, with him I will not contend.

Having thus shewn that the American rebellion has not arisen from those motives to which the rebels in America, and their adherents in Britain, have artfully imputed them, to conceal their own flagitious

flagitious designs, we will search for Truth where she is only to be found; and endeavour to demonstrate by what *progressive* means, the original spark has been produced, and nourished up to its present flame.

To do this, we must look as far back into the history of this country, as the beginning of the sixteenth century. At this period, Christianity in Britain was delivered from the shackles of the church of Rome. Henry VIII. Edw. VI. and Queen Elizabeth had performed the generous task. Under their auspices the church of England became established; but too *rigidly* attached to her own doctrines and modes of worship, her rules admitted of little indulgence for different opinions. That restraint on conscience, from which she had so lately been relieved, was, by herself, too strictly imposed on others. The freedom of the human mind, which was increased by the Reformation, remained yet too much limited. The zeal for more liberty in religion, soon multiplied into a variety of sects dissenting from the Church. These she harrassed and distressed. Among the persecuted were the Puritans, or *First Independents*; and none felt the weight of her power with more severity.

At this conduct in the Church we shall not be surpris'd, when we review the principles of these sectaries; their principles of ecclesiastical polity were as directly repugnant to those of the established Church, as their ideas of civil government were to those of a mixed monarchy; and of course equally inconsistent with the safety of both.

By the 25th of Henry VIII. the King had been declared the supreme head of the church. From him flowed all ecclesiastical promotions; by him the bishops were appointed; under him all the inferior clergy held their offices; and the rules of the church were established by his authority: but these sectaries held that the power of their church could be subject to no temporal authority whatsoever; that it was a separate independent body, governed  
by



by the ordinances of their king Jesus, which they expounded according to their own notions; that the power of electing and ordaining ministers of the gospel, was, of right, vested in the people; that they who held the right to invest with, must hold the right to dispossess a minister of his office; and that all offences against the rules of their church, ought to be heard and determined by the people, or congregational communicants, from whose decision there could be no lawful appeal to any temporal authority whatever.

It was not to be expected that people possessed of these notions, could ever make faithful subjects to a state, where the licentiousness of popular power was checked and restrained by that of monarchy and aristocracy. This kind of popular independence in ecclesiastical, was so nearly allied to that in civil polity, it is scarcely possible to conceive that the human mind could hold the one and reject the other. That kind of reason which led to the one, as strongly inculcated the other. They therefore maintained, that the right to all *civil* as well as *ecclesiastical* powers originated in the people, and ought to remain vested in them without any controul.

Zealously attached to their own notions, a number of these sectaries, to avoid persecution in Britain, emigrated to Holland, in hopes of finding a Government more favourable to their designs. Here they were received with every indulgence they could desire. They erected churches, settled congregations, established among themselves their own church-government, and lived without molestation. But this did not satisfy them; they were not happy. One object of their enthusiasm, the possession of a government of their own purely republican, was not gratified, nor likely to be so under the States. An aristocratic society was as different from their ideas of civil polity, as a mixed monarchy. They, therefore, resolved to go in search of further adventures in another country.

The

The Hollanders laboured to persuade them to settle with their people on Hudson's river: but this did not answer their purpose. They chose to be alone, unmixed with others, and to have all power in their own possession: and neither the dangers of an ocean rarely explored, nor of a wilderness filled with savages, could divert them from their purpose.

In the year 1620 they arrived, and settled *New Plymouth*. Here they set up their own modes of worship and form of government. And as the two great objects of their emigration were an independent church, and a republican society, they instituted both; vesting the powers of direction and punishment, in all cases whatsoever, in the people at large. All their officers were elective; and when elected, they exercised all the powers of government, legislative, executive, and federative; but under forms and ceremonies as different as possible from those of the state whose subjects they were; and all this was done without the least authority from the British Government. In this manner they lived until they obtained a grant for their territories from the Council of Plymouth, which I shall soon particularly mention.

The beginning of the reign of Charles I. was not more remarkable for toleration, than that of his predecessor. A persecution of the Nonconformists continued. The Puritans, among others, *suffered*. Their principles of religion and polity were in no essential different from those of the Independents; and their spirits were equally intolerant of the rules of the established church and government. The path to America being now explored by their brethren, whose settlement had considerably increased, a number of these also resolved to settle in New England. To countenance their design, they purchased of the Plymouth Company a part of their territory. But it contained no powers to institute civil policy. To what reason this omission was owing, is not known. It could not be occasioned by a reluctance in the grantees

to

The

to accept of them, because they were necessary to their safety, and the accomplishments of their views. It is therefore more than probable, when we consider that the grantors were Lords of his Majesty's Council, and other noblemen and gentlemen, all of them members of the established church, that they would not entrust men of such principles, with the powers of government in a distant country. However, this omission obliged them to apply to the Crown for a charter, which they obtained March 4, 1628.

Upon a view of this charter, sundry observations occur too important to be omitted. Nine tenths of the grantees were Nonconformists, composed of a mixture of Puritans and Presbyterians. The powers and privileges asked for and granted were merely republican. Every prerogative of the Crown, and all the rights of the aristocratic part of the British constitution, were sacrificed.

By this charter the grantees were constituted a body politic, with all the rights necessary to form a complete independent civil society. They were vested with a power to receive into and make free of their society such persons as "they should think fit;" to chuse annually their own Governor, Deputy-Governor, and assistants out of the persons so denizen'd; and in these were vested as complete a legislative power, as that of the King, Lords, and Commons, so far as regarded the territory granted and the inhabitants of it. Or, in the words of the charter, they were empowered "to make laws and ordinances for the good and welfare of the Company, and for the government of the lands and plantations, and the people inhabiting and to inhabit the same, as to them, from time to time, should be thought meet."

There was no other controul to this complete legislative authority, than that the laws should not be contrary to the laws and statutes of the realm. And, in respect to this, there was not the least provision that these legislators should transmit their acts for the repeal or even inspection of the State,

nor

necessary to  
of their views.  
en we consider  
ty's Council,  
all of them  
at they would  
th the powers  
However, this  
e Crown for  
h 4, 1628.

observations  
Nine tenths  
, composed of  
erians. The  
granted were  
ative of the  
ocratic part of  
ed.

constituted a  
essary to form  
They were  
nd make free  
should think  
overnor, De-  
he persons so  
as complete a  
e Lords, and  
itory granted  
words of the  
ake laws and  
of the Com-  
e lands and  
g. and to in-  
o time, should

his complete  
s should not  
f the realm.  
he least pro-  
ansmit their  
of the State,  
nor

nor any authority reserved in the Crown to demand such transmission; nor in case of refusal, a penalty to enforce it. So that even this controul was insignificant.

Nor was this charter less liberal in granting away the executive rights and prerogatives of the Crown. The grantees held under it full powers to settle the "forms and ceremonies of government and magistracy," and to "name and style all sorts of officers, both superior and inferior, distinguishing and setting forth the several duties, powers, and limits of every such office," and the "forms of the oaths to be respectively ministered unto them; to dispose and order the election of all such officers;" and to impose all "fines, imprisonments, and other lawful corrections" on the people. To which was added the right of making war and peace, under no other restrictions than those contained in the laws of nations. Thus all the powers of the State, legislative, executive, and even federative were given up by their charter. A government which was intended to be dependent and subordinate, was established with independent powers. But more; the charter is so far from confining the essential principles of their polity to those of the parent state, that every power, right, and privilege granted, is purely democratical. All of them originate with, and once in every year revert to popular assemblies, without a single ray of monarchy or aristocracy mixed with them.

A charter thus framed exactly accorded with the democratical principles of the people who were to be governed by it. But by what means the powers of government, so totally inconsistent with the supreme legislative authority of the state, so subversive of the rights of the Crown, and in all respects repugnant to the established form of a mixed monarchy, could be obtained from a King, whose design was to extend his prerogatives bounds, is difficult to ascertain. The most probable conjecture is, that they were obtained by corruption.

However

However this be, it was not reasonable to expect that men, governed by these principles, and possessed of the unlimited powers of this charter, would ever adopt the laws of England, or even found their own laws upon the same principles; much less that they would retain an attachment to the principles of the English Government. This charter was manifestly calculated to efface all the laws, and opinions which it ought to support, to destroy that system of polity which it ought to have maintained, and to level all the orders, arrangements, checks, and balances, wisely graduated and tempered, of a mixed monarchy, to the lowest and most imperfect of all political systems, a tumultuous, seditious, and inert democracy.

I have mentioned before, that the first settlers in New England had no less in view than an independent establishment, both in religion and government. For these reasons they first left England, and emigrated to Holland; they left Holland, and ventured to New England; and they and their friends, united with them in religious and political opinions, obtained the charter now under consideration. It was certainly the intent of those who granted the charter, that the corporation should be established in England, and that the colonists under it should be governed by the general laws of the realm, and the particular laws made by the corporation thus established. But the penetration of these enthusiasts soon discovered, that an inferior corporation, under the immediate eye of the supreme authority, however unlimited their powers from the Crown, would not venture to establish their independence, or would not be so bold in doing it, as one at three thousand miles distance, where their laws, and conduct might be concealed from the penetration of the State. It was therefore agreed by the corporation, within eighteen months after it had been established in England, to remove all its powers to America, without the least authority from the Crown for that purpose.

Previous

Previous to the charter they had given evident proofs of their design. They had established a form of government altogether popular, and a church on congregational principles. They had abolished the use of the common prayer and service of the church of England. An attempt to perform it in a particular society, collected for that purpose, was adjudged sedition against the government, and two of the members of their council were banished from the community for that offence.

Upon the removal of their corporation, they thought, that the foundation of their independence was laid. By what means they erected the superstructure is a curious enquiry; it is also a necessary one to unfold the genuine spirit of the people, and to lead us to the causes of the present rebellion. A Government was soon established, altogether democratical. A Governor, Deputy-governor, an Assistant, and a Magistracy were appointed;—and as the first great object was the establishment of their own religion, to the exclusion of the Church of England, and all other denominations of Christians, the first law of any moment that was enacted, declared, “that none should be admitted to the freedom of the body politic, but such as were members of their own church.” By this law, made directly contrary to the design of the charter, which gave any subject a right to settle in New England, a majority of the people then in that country were deprived of their civil rights and privileges, rendered incapable of holding any place of honour or profit, and liable to be tried for all offences by persons adverse in sentiments to them. The cruelty of this act was obvious; it was as repugnant to reason and humanity, as it was inconsistent with the spirit and design of the charter. And yet it continued in force until the dissolution of their charter, upwards of sixty years. But it was necessary to the exclusive establishment of their church; and to this measure whatever appeared necessary, was in their opinion lawful and just.

nable to expect  
principles, and pos-  
s charter, would  
even found their  
; much less that  
o the principles  
his charter was  
the laws, and  
to destroy that  
ve maintained,  
ements, checks,  
tempered, of a  
most imperfect  
s, seditious, and

e first settlers in  
v than an inde-  
on and govern-  
t left England,  
t Holland, and  
hey and their  
ous and politi-  
er now under  
intent of those  
poration should  
t the colonists  
eneral laws of  
ade by the cor-  
penetration of  
at an inferior  
ye of the su-  
their powers  
re to establish  
be so bold in  
niles distance,  
be concealed  
It was there-  
thin eighteen  
d in England,  
without the  
at purpose.

Previous

It was not long before they found, that this law, although it effectually deprived all persons of different persuasions in religion from participating in their Government, did not prevent their settling in the territory. Many, indeed a majority of the settlers, differed from them in religious sentiments and modes of worship, and many others were expected from England, with design to purchase and settle; all which tended to subvert their original design of reserving the government and territory of New England to themselves, "the only chosen people of God." Alarmed at this prospect, an act yet more unjust, and more repugnant to the spirit of the charter, was passed. All persons were forbid to entertain in their houses any stranger, who came with intent to reside among them, without liberty from one of the standing council, or two other assistants. The penalties were as severe as the law was unjust. Forty pounds were imposed on every person who should receive such stranger, and twenty pounds for every month he remained with him, and one hundred pounds on any town which should give or sell to him a lot of ground to reside on.

Thus the same people, who had lately been persecuted, became the persecutors. It would be tedious to mention all the cruelties committed under the authority of this democratical government. It would exhibit a picture of human folly and wickedness more painful than entertaining. I shall only therefore remark, that all the subjects of the state, who held different opinions of religion, were deemed either libellous against the church, seditious against the government, or blasphemous against God. Every tenet of religion inconsistent with their own, was adjudged heretical. We cannot therefore be surpris'd, upon looking into the history of their government, to find instances of inquisitorial cruelty. Toleration in the rulers was deemed a sin which would bring down judgments upon the land. Inquisition was made into men's  
private

private judgments, as well as their practice. Many innocent people were imprisoned, many banished on pain of suffering death in case they returned, and some were condemned and suffered death; and all the rights of conscience and humanity were violated, although, by the words of the charter, toleration in religion and full liberty of conscience were expressly granted.

We are not to expect that men who paid so little regard to their charter in matters of religion, would adhere to it further than was consistent with the great object in view in matters of polity. So far as it promoted their independence, they complied with its directions, but no further. They established a popular government conformable to it. But instead of governing the society by the general statute and common law of the realm, or conforming to the principles of those laws in such as were made by themselves, they enacted new laws totally repugnant to, and subversive of them. Although the charter gave them no authority over the life of the subject, they conferred it on their courts of judicature. And it was a settled opinion, that the laws of England had no force in their society, unless confirmed by their own legislature. They formed a new code of laws, much more severe, and in many instances more sanguinary, than either the statute or common law. Their laws were extended to facts committed out of the jurisdiction of their corporation, and their courts took cognizance of piracies, murders, felonies, and other offences committed on the high seas, while the laws of England made for the regulation of their commerce were utterly disregarded. A law for the punishment of sedition or treason, or any offence against the person of the King, or against the state, was not known in their society. And it is remarkable that although they made provision against the perpetration of every other crime which human nature is liable to commit, and particularly one to punish treason against their own government with



death, this only should be wanting in their first system. This circumstance, added to the popular form of their government, their dislike to the English laws, and their institution of a code so totally different, are so many proofs, amounting to demonstration, of their enmity to mixed monarchy, and of their fixed resolution to establish an independent commonwealth of their own.

Under this charter the people of Massachusetts remained until it was resumed by Charles II. A few years after the Prince of Orange arrived, and the Revolution in England took place, fond of their own licentiousness, they petitioned for a renewal of their old charter. But that wise prince, saw its defects, and wished, by a new one, to bring back those people to a just attachment to the Government he intended to support. This is evident from the alterations he made; but he did not lay the axe to the root. Some of the former popular rights were lopped off, but, he did not establish that balance, and those checks on the licentious power of the people, which are necessary under a mixed Government.

The governor, under the new charter, is appointed by the Crown; he has a power to adjourn, prorogue, or dissolve the assembly—his assent is necessary to all laws—he has the sole appointment of military officers. These were all amendments of the old charter, and tended to bring their Government a little nearer that of the State; but the resemblance was very imperfect; for the deputy-governor is yet chosen by the people, and the governor cannot appoint any of the officers of the courts of justice without the assent of the council. All other civil officers are elected by the two houses, while he only retains a negative on their choice; and the council, who are thus united with him in his executive powers, are chosen or appointed by the general assembly. Thus the first branch of the legislature is deprived of the occasional, and often necessary, assistance of the second; and the executive power

ting in their first  
led to the popular  
dislike to the Eng-  
of a code so totally  
ounting to demon-  
d monarchy, and  
h an independent

of Massachusetts's  
Charles II. A  
age arrived, and  
place, fond of  
tioned for a re-  
hat wise prince,  
ew one, to bring  
ment to the Go-  
This is evident  
he did not lay  
former popular  
id not establish  
the licentious  
ecessary under a

charter, is ap-  
wer to adjourn,  
—his assent is  
e appointment  
amendments of  
their Govern-  
; but the re-  
he deputy-go-  
nd the gover-  
of the courts of  
cil. All other  
ouses, while  
oice; and the  
n in his exe-  
ed by the ge-  
n of the legi-  
and often ne-  
he executive  
power

power is bound that it cannot appoint a single of-  
ficer of Government without the assent of a popular  
assembly. The second branch, which ought to be  
unbiaſſed and independent, is the creature of the  
people, and independent on them for their annual  
existence; while the third or democratical branch,  
besides all the powers necessary to check the excess  
of authority in the governor, possess a considerable  
share in the royal rights and prerogatives of the  
Crown. In this absurd manner are the principles  
of the three simple forms of government jumbled  
together. Instead of three branches uninfluenced  
by, and independent of, each other in their deci-  
sions, the two highest in order, and most dignified,  
are dependent on the lowest and meanest.

It would extend these observations to a tedious  
length, should I give a circumstantial detail of all  
the attempts made by the assemblies of this Pro-  
vince, from time to time, to render the two other  
branches of the legislature yet more dependent, and  
to assume all power into their own hands. I shall  
therefore only mention some of them, referring my  
reader to the History wrote by Governor Hutchin-  
son, who appears to be the best informed of any of  
their historians.

It is an essential part of the English constitution,  
that the King should be independent; that the  
civil list should be fixed, and the support of the  
Crown should not depend on the annual vote of the  
other branches of the legislature. It is for the same  
reason just and necessary, that Governors of Pro-  
vinces should have independent salaries for the  
support of their dignity and freedom of judgment;  
but the assemblies of the Massachusetts's, in order  
to deprive the governor of the free exercise of his  
judgment in the administration of government, have  
ever refused to grant a fixed salary. Their grants  
have been only from year to year, or half-yearly;  
they have been withheld or granted according as  
the governor gratified them in all their measures;  
and in some instances, by this means, they have  
C 3 compelled

compelled their governors to violate their instructions, and submit to acts equally injurious to the rights of the Crown, and the true interest of the people.

The public records of the Province affords a variety of attempts of the assembly to assume all the powers of the Crown, and to render their Governor and Council cyphers. They will prove, that their assemblies have assumed a right to appoint officers, who by the directions of the charter can only be appointed by the general court; that they have of their own authority embodied and arrayed men in arms, and sent them upon expeditions, contrary to the judgment, and against the will of the governor; that they have interfered with his right to treat with the natives, and prevented a treaty; that they have assumed the superintendence of his Majesty's armies, forts and garrisons; that they have undertaken to issue proclamations, to appoint illegal committees, and to order the Attorney-General to carry on illegal prosecutions; that they have assumed the right of adjourning their house against the consent of the King's representative, in whom alone that right was vested by the charter; that they have attempted to appoint the council without consent of the governor, and when appointed, to deprive them of their essential rights; that they have passed a vote for removing the general court to a different place from that appointed in the governor's writ; that they have attempted to deprive him of his right, by the charter, to draw on the treasury for the ordinary exigencies of Government; that they have attempted to take upon themselves the command of the militia; that they have compelled their governor to give up the right of treating with the natives, to treat in the name of the general court, and to submit to their inspection the very speech he was about to make to them; that they have attempted to assume the powers of a court-martial, and appointed committees to take the sole conduct of the war with the natives

their instruc-  
tious to the  
interest of the

ce affords a va-  
assume all the  
r their Gover-  
ill prove, that  
to appoint of-  
e charter can  
urt; that they  
d and arrayed  
n expeditions,  
st the will of  
fered with his  
l prevented a  
perintendence  
arrisons; that  
clamations, to  
rder the Attor-  
ecutions; that  
journing their  
ng's represen-  
vested by the  
o appoint the  
or, and when  
fential rights;  
oving the ge-  
hat appointed  
e attempted to  
arter, to draw  
encies of Go-  
to take upon  
ia; that they  
give up the  
treat in the  
omit to their  
ut to make to  
assume the  
ated commit-  
ar with the  
natives

natives out of the governor's hands; that they have threatened to draw off the forces by their own authority from the defence of the Province; that they have taken from the governor his right to pay the officers of government, and suffer no draughts on the treasury for payment of the salaries of officers, until the assembly have judged of the performance of their services; that they have refused to pay a military officer his wages, because he had obeyed the orders of the governor; and that they have passed a resolve that the governor's public seal, affixed to a message delivered to the Indians, be defaced.

After these specimens of the seditious conduct of the people of this Province, *educated under the unlimited and unconstitutional powers of their former and present charter*, and that too during their feeble and infant state, we are naturally led to look forward to measures more alarming to Government, as soon as they shall be possessed of greater numbers and more strength. But before we proceed to unfold those measures, we must, for the sake of having all the original causes of the rebellion before us, take a view of the other charters granted to promote the settlement of America. In these we shall find the same unlimited and unconstitutional powers, and consequently, in the people educated under them, the same popular aversion and seditious opposition to the laws and constitution of the British State, and the same design of becoming, as soon as their strength and maturity would enable them, an independent people.

The charters I allude to, are those of Rhode-Island and Connecticut. These charters, upon comparing them with that of Massachusetts's, will be found not essentially different. The form of their government was in substance the same. All the legislative, executive, and even the fœderative powers, or the rights of war and peace, were vested in the freemen of the province. They were so many pure democracies, without the least mixture

ture of aristocracy or monarchy. All those checks, and that balance of power, which form the excellence of the British government, and secure the freedom of its subjects, were omitted. They were in fact constituted by their several charters so many complete independent societies.

The inferior corporations of the English society, and I may add, of all other societies whatever, are formed on the polity of their principal systems. They are governed by the general laws of the state; in Great Britain by the common and statute laws; and their legislative powers are so confined, that they have often occasion to apply to the supreme authority for laws and local regulations necessary to their own particular welfare. It is this, which in part forms the subordination of all inferior politic bodies. But these societies could do every act which could be necessary in a society perfectly independent. There was no one regulation for which they were obliged to look up to or ask of the Parliament. And what is yet more extraordinary, all superintendence over their legislative, executive, or federative powers, was given up by the supreme representative of the state. They were not obliged to transmit any of their transactions for the inspection or controul either of the Crown or Parliament. They made what laws they pleased, and executed them in what manner they pleased, and made peace and war with whom they pleased.

Under those charters the people of Rhode Island and Connecticut received their education. Their political as well as their religious principles became fixed. Both were equally popular, and both tended to erase every sentiment in favour of mixed monarchy. All the fundamental laws upon which the structure of the State had been erected, were at one stroke abolished by the institution of a democracy; and not a single principle remained which could remind them of the excellence of the government to which they were or ought to be subordinate.

all those checks, form the excellent and secure the d. They were charters so many

English society, s whatever, are nicipal systems. l laws of the non and statute re so confined, ply to the su-regulations ne-are. It is this, on of all infe-eties could do y in a society no one regula-look up to or s yet more ex-r their legisla-rs, was given of the state. any of their trou either of de what laws what manner ar with whom

Rhode Island ation. Their ciples became r, and both our of mixed s upon which ertected, were ion of a de-ple remained ellence of the ought to be subordinate.

subordinate. Such was the education of British subjects in these two colonies, which in no essential respect, either in their religion or polity, differed from that of the Massachusetts's Government.

In societies, founded on principles so repugnant to those of the British government, it is reasonable to expect that a faction would be formed, ever watchful to seize the first opportunity of throwing off the small remains of subordination to the State. Such a faction did exist, from their first settlement, waiting for the opportunity with much impatience. Many difficulties prevented the attempt. For a great length of time they were in an infant state. Their frequent wars with the Indians kept them employed, harrassed, and distressed. The neighbourhood of the Canadians, and the designs of France, which led to a conquest of their country, and the arrival of people from Great Britain, of different principles, with regard both to religion and government, were so many obstacles to their design.

At the conclusion of the last war, the two principal difficulties were removed. The cession of Canada to Great Britain at once dispelled their dread of Indian and Canadian incursions, and their numbers were greatly increased, which left them at leisure to execute their design of revolting from the parent state. Nothing now was wanting, but a plan for collecting their strength, and forming an union of those in the different parts of America, who they imagined might be most easily brought into the measure. The Presbyterians in the southern colonies were the people with whom they wished to be united. The religious and political principles of these, they knew, would easily assimilate with their own; for, besides other resemblances, they acknowledged no temporal head to their churches; and their ideas of government were equally popular.

The New England Congregationalists, under their first charter, had held their synods. They again,

again, in the year 1725, attempted it under their second, and obtained the Lieutenant Governor's assent to the measure. But this attempt being laid before the Lords Justices, they were forbid to proceed in it. The prohibition was certainly a wise one. It could not be prudent to suffer men, who had so often cruelly persecuted, not only the members of the established church, but of every other society differing in opinion from them, and who held principles so dangerous to the established constitution of the State, to meet in a public body, and in an authoritative manner, without the consent of the King, who in all sound policy ought to be the head of every public body. But undismayed at this check to their intended union, they never rested until they had established it in substance, though under a different name. Instead of a synod, they called it a committee. In this committee they were as effectually united as they could have been in a synod. They exercised the same powers, and were a synod in every thing but the name.

The churches of the Presbyterians throughout the Colonies had hitherto remained unconnected with each other. To form these into one religious, as well as one political body, was therefore the first measure pursued by this congregational faction, after they found themselves freed from the embarrassments and dangers of Indian and French incursions.

This measure was accelerated by the resolution of the House of Commons to lay certain duties in America on stamped paper, in the year 1763. It was necessary for them to become able to give effectual opposition to the intention of Parliament, if it should pass into an Act. Dispersed over the Colonies, disunited among themselves, and disliked and suspected as they were by people of all other persuasions they despaired of success, while it depended on their own strength. It was therefore recommended to all the Presbyterians in the Colonies southward of New England, to form themselves

it under their  
 tant Governor's  
 empt being laid  
 re forbid to pro-  
 certainly a wife  
 suffer men, who  
 t only the mem-  
 of every other  
 them, and who  
 established con-  
 public body, and  
 ut the consent of  
 ought to be the  
 undismayed at  
 they never rested  
 bstance, though  
 f a synod, they  
 nittee they were  
 have been in a  
 wners, and were  
 ne.

s throughout the  
 econnected with  
 ne religious, as  
 efore the first  
 ational faction,  
 rom the embar-  
 n and French

the resolution  
 ertain duties in  
 year 1763. It  
 ble to give ef-  
 f Parliament, if  
 rfered over the  
 elves, and dis-  
 people of all  
 success, while

It was there-  
 terians in the  
 and, to form  
 themselves

themselves into one body. A measure so flattering to their vanity and love of power was adopted without hesitation.

In the beginning of the year 1764, a convention of the ministers and elders of the presbyterian congregations in Philadelphia wrote a circular letter to all the presbyterian congregations in Pennsylvania, and with it enclosed the proposed articles of union. The reasons assigned in them are so novel, so futile, and absurd, and the design of exciting that very rebellion, of which the congregationalists of New England, and the Presbyterians in all the other Colonies are at this moment the main support, is so clearly demonstrated, that I shall make no apology for giving them to the Reader at full length, without any comment.

*The Circular Letter and Articles of "some Gentlemen of the Presbyterian Denomination," in the Province of Pennsylvania.*

"SIR, Philadelphia, March 24, 1764.

"The want of union and harmony among those of the presbyterian denomination has been long observed, and greatly lamented by every public-spirited person of our society. Notwithstanding we are so numerous in the province of Pennsylvania, we are considered *as nobody*, or a body of very little weight and consequence, so that any encroachments upon our *essential* and *charter privileges* may be made by evil-minded persons, who think that they have little to fear from *any opposition* that can be made to their measures by us. Nay, some denominations openly insult us as acting without plan or design, quarrelling with one another, and seldom uniting together, even to promote the most salutary purposes: And hence they take occasion to misrepresent and asperse the whole body of Presbyterians, on the account of the indiscreet conduct of individuals belonging to us. It is greatly to be wished that we could *devise some plan* that would cut off even the least grounds for such



such aspersions, that would enable us to prevent the bad conduct of our members, and that would have a tendency to unite us more closely together; so that, when there may be a necessity to act as a body, we may be able to do it whenever we may be called to defend our civil or religious liberties and privileges, which we may enjoy, or to obtain any of which we may be abridged.

“ A number of gentlemen in this city, in conjunction with the clergymen of our denomination here, have thought that the enclosed Plan may be subservient to this *desirable purpose*, if it be heartily adopted and prosecuted by our brethren in this province, and three lower counties; and in this view we beg leave to recommend it to you. It cannot possibly do any hurt to us, and it will beyond doubt make us a more *respectable body*. We therefore cannot but promise ourselves your hearty concurrence from your known public spirit, and desire to assist any thing that may have a tendency to promote the *union and wealth of society*, and the general good of the community, to which we belong.

“ We are your’s, &c.”

#### The PLAN or ARTICLES.

“ Some gentlemen of the presbyterian denomination, having seriously considered the necessity of a *more close union among ourselves*, in order to enable us to act as a *body with unanimity and harmony*, &c. have unanimously adopted the following plan, viz.

“ 1st, That a few gentlemen in the city of Philadelphia, with the ministers of the presbyterian denomination there, be chosen to correspond with their friends in different parts, to *give and receive advices*, and to *consult what things may have a tendency to promote our union and welfare*, either as a *body*, or, as we are connected together in particular congregations, as far as it will consist with our duty to the best of Kings, and our subjection to the laws of Government.

“ 2d, That

us to prevent the  
 that would have  
 together ; to that,  
 as a body, we may  
 be called to de-  
 es and privileges,  
 any of which we

s city, in conjunc-  
 nomination here,  
 Plan may be sub-  
 if it be heartily  
 brethren in this  
 ies ; and in this  
 nd it to you. It  
 and it will be  
 Stable body. We  
 elves your hearty  
 ublic spirit, and  
 have a tendency  
 Society, and the  
 which we belong.  
 , &c."

### C L E S.

erian denomina-  
 ne necessity of a  
 order to enable  
 nd harmony, &c.  
 owing plan, viz.  
 the city of Phi-  
 he presbyterian  
 correspond with  
 give and receive  
 ay have a ten-  
 are, either as a  
 er in particular  
 onfist with our  
 ubjection to the

" 2d, That a number of the most prudent and public-spirited persons in each district in the province, and three lower counties, be chosen, with the ministers in said districts, to correspond in like manner with one another, and with the gentlemen appointed for this purpose in Philadelphia ; or,

" 3d, That the same be done in each congregation or district where there is no minister; a neighbouring minister meeting with them as oft as is convenient and necessary.

" 4th, That a person shall be appointed in each committee thus formed, who shall sign a letter in the name of the committee, and to whom letters shall be directed, who shall call the committee together, and communicate to them what advice is received, that they may consult together what is best to be done.

" 5th, That one or more members be sent by the committee in each county or district, yearly, or half-yearly, to a general meeting of the whole body, to consult together what is necessary, for the advantage of the body, and to give their advice in any affairs that relate to particular congregations; and that one stated meeting of said delegates be on the last Tuesday of August yearly.

" 6th, That the place of the general meeting be at Philadelphia or Lancaster, on the last Tuesday of August, 1764.

" 7th, That each committee transmit to the committee in Philadelphia, their names and numbers, with what alterations may at any time be made in them.

" 8th, That the committee in town consist of ministers of the presbyterian denomination in this city, and Mr. Treat, together with

Mess. Samuel Smith  
 Alex. Huston  
 George Brian  
 John Allen  
 William Allison  
 H. Williamson

Mess. T. Montgomery  
 Andrew Hodge  
 John Redman  
 Jed. Snowden  
 Isaac Snowden  
 Robert Harris

D

Mess.

" 2d, That

Mess. Thomas Smith  
 Sam. Purviance  
 John Meafe  
 H. M'Cullough  
 P. Chevalier, jun.  
 Isaac Smith  
 Charles Petit  
 William Henry

Mess. Wm. Humphrys  
 John Wallace  
 J. Macpherfon  
 John Bayard  
 John Wikoff  
 William Rust  
 S. Purviance, jun.

In consequence of this letter, an union of all the presbyterian congregations immediately took place in Pennsylvania and the Lower Counties. A like confederacy was established in all the southern Provinces, in pursuance of similar letters wrote by their respective conventions. Those letters were long buried in studied secrecy. Their design was not sufficiently matured, and therefore not proper for publication. Men of sense and foresight were alarmed at so formidable a confederacy, without knowing the ultimate extent of their views; however, at length, in the year 1760, the letters from the conventions of Philadelphia and New-York were obtained and published.

An union of presbyterian force being thus established in each Province, these projectors then took "*salutary steps*" (as they are called in a letter from one of the committee at Philadelphia to his friend) to get the whole "presbyterian interest on the *Continent* more firmly united." These steps ended in the establishment of an annual Synod at Philadelphia. Here all the presbyterian congregations in the Colonies are represented by their respective ministers and elders. In this synod all their general affairs, political as well as religious, are debated and decided. From hence their orders are issued throughout America; and to them as implicit obedience is paid as to the authority of any sovereign power whatever.

But they did not stop here: the principal matter recommended by the faction in New England, was  
 an

m. Humphrys  
 John Wallace  
 Macpherfon  
 John Bayard  
 John Wikoff  
 William Ruff  
 Purviance, jun.

union of all the  
 ely took place  
 nties. A like  
 the southern  
 eters wrote by  
 e letters were  
 eir design was  
 re not proper  
 foresight were  
 racy, without  
 views; how-  
 e letters from  
 d New-York

ng thus esta-  
 tors then took  
 a letter from  
 to his friend)  
 est on the *Con-*  
 eps ended in  
 at Philadel-  
 gregations in  
 eir respective  
 all their ge-  
 nious, are de-  
 ir orders are  
 m as implicit  
 of any sove-

nicipal matter  
 England, was  
 an

an union of the *congregational and presbyterian interest* throughout the Colonies. To effect this, a negotiation took place which ended in the appointment of a standing committee of correspondence, with powers to communicate and consult, on all occasions, with a like committee appointed by the congregational churches in New England. Thus the Presbyterians in the southern Colonies, who, while unconnected in their several congregations, were of little significance, were raised into weight and consequence; and a dangerous combination of men, whose principles of religion and polity were equally averse to those of the established Church and Government, was formed.

United in this manner throughout the Colonies, these republican sectaries were prepared to oppose the Stamp Act, before the time of its commencement; and yet sensible of their own inability without the aid of others, no arts or pains were left untried to make converts of the rest of the people; but all their industry was attended with little success. The members of the Church of England, Methodists, Quakers, Lutherans, Calvinists, Moravians, and other dissenters, were in general averse to every measure which tended to violence. Some few of them were, by various arts, prevailed on to unite with them; and these were either lawyers or merchants, who thought their professional business would be affected by the act, or the bankrupt planters, who were overwhelmed in debt to their British factors. But the republicans, pre-determined in their measures, were unanimous. It was these men who excited the mobs, and led them to destroy the stamped paper; who compelled the collectors of the duties to resign their offices, and to pledge their faith that they would not execute them; and it was these men who promoted, and for a time enforced, the non-importation agreement; and by their personal applications, threats, insults, and inflammatory publications and petitions, led the assemblies to

deny the authority of Parliament to tax the Colonies in their several remonstrances.

The effect of these measures was a repeal of the act. This repeal had its consequences, but they were the reverse of those expected by Government. It had been better for both countries that it never had passed, or never been repealed. The authority of Parliament had been denied, the political incompetency of the Colonies to grant their reasonable proportion of aids had been experienced. At the same time the duty and ability of the Colonies to contribute towards the national defence was acknowledged, the Minister, whose ambition and folly had obtained the repeal, had condescended to give the most disgraceful assurances, that the right in Parliament to tax the Colonies, affirmed by the Declaratory Act, would never be exercised. All these were so many circumstances, which could not fail to elate the seditious republicans, and to convince them if they persevered, they would ultimately succeed in their design.

Had Government, instead of repealing the act, and passing the Declaratory Bill, suffered the act to remain in force until they had digested and adopted the measure, which has been since proposed for removing the great objection upon which the opposition was founded, it would have prevented the rebellion, at least for the present. The plausible pretext of seeking a redress from unconstitutional taxation, by which many were deluded into the opposition, could not have been made; the people in general would have been satisfied, and the republican faction must have surceased, or suspended their opposition to Government.

Encouraged by this repeal, the factions in America were not idle. They daily expected, notwithstanding ministerial assurances, that some other act would pass for compelling the Colonies to support the expence of their own Governments, and to contribute to the national safety. They expected it,

ax the Colonies

a repeal of the  
nces, but they  
y Government,  
s that it never  
The authority  
political incom-  
neir reasonable  
nced. At the  
ne Colonies to  
fence was ac-  
dition and folly  
ended to give  
the right in  
firmed by the  
exercised. All  
which could  
icans, and to  
ey would ul-

aling the act,  
ered the act to  
d and adopted  
oposed for re-  
ch the oppo-  
revented the  
The plausible  
stitutional  
ded into the  
e; the people  
and the re-  
or suspended

ns in America  
ed, notwith-  
me other act  
es to support  
ents, and to  
ey expected  
it,

it, because it was just; but determined not to submit to it, they were constantly active in forming the minds of the people for opposition. No art, no fraud, no falsehood, by which they could be misled, was omitted; their fears and their ambition were alternately worked upon. In the New England papers the flattering idea that "*America would soon become a great empire,*" was repeatedly held out to the people. It was said that the *corner stone was already laid*; and a variety of artful arguments were used to lead the vanity of the people to that belief. Some publications denied the authority of Parliament over the Colonies in all cases whatever; others charged the British legislature with corruption, the Ministers with an insidious design to enslave America; and even the mildest of Sovereigns, did not escape their petulant reproaches.

While these things were transacting in America, the act for *laying duties on certain goods imported into the Colonies*, was passed in Britain. The faction who were thus on their watch, and determined to oppose not only every act for taxing the Colonies, but every one that should be made to bind them, instantly took the alarm.

There was another sort of men whose interest was affected by it: these were the smuggling merchants in the sea-port towns, who in defiance of law and the most sacred of all obligations, on oath, had been long in the practice of importing tea from St. Eustatia and Holland. These men joined the republicans in their clamours against the act: but if their clamours were heard, they were disregarded by the people in general; who saw that the act was not founded in oppression, but on the contrary was greatly beneficial.

Encouraged by this disposition in the people, and the acquiescence of the colonial assemblies under the partial repeal of the act, the Parliament passed another, to enable the East-India Company to export their teas to America. This act, I have before

observed, was a favour to the people of America, who therefore, in general, did not oppose it; but it affected the interest of the smuggler yet more essentially than the Tea Act; and it was another instance of the exercise of parliamentary authority over the Colonies, which the republicans were determined, at all events, to oppose. The united faction of Congregationalists, Presbyterians, and Smugglers, took the alarm, and renewed their exertions to create a general insurrection; but they did not succeed.

The people in general suspected the views of the republicans; they saw the interested motives of the smugglers, and they knew the regulations in the act were beneficial to themselves; they were therefore not to be moved. The faction now, giving over all hope of assistance from the country, resolved to prevent the landing of the tea; because if not landed it would not be bought, and could not be consumed; and if landed they knew, from the evident disposition of the people, that it would be impossible to prevent either the sale or consumption. For this reason, in all the seaport towns they again formed themselves into committees, and prepared to execute their design.

On the arrival of the tea, every fiction and phantom of oppression were held up to the view of the people, in all the towns where it was expected, in order to lead them into mobs for its destruction. It never has been a difficult matter in any country, and more especially in those where liberty prevails, to incite the ignorant and necessitous vulgar, by false pretences, to acts of violence. It has not been so in London; it was not so in America. Mobs were raised in every port where the tea arrived, and the landing was prevented in all, except Charles Town; and in Boston it was violently, and in defiance of law, destroyed.

Had that firmness, which ever is the greatest ornament and support of public justice, and which ever was necessary to preserve the peace in a great empire, prevailed in the British Councils, an exemplary

e of America,  
 propose it; but it  
 yet more essen-  
 another instance  
 authority over the  
 ere determined,  
 ited faction of  
 and Smugglers,  
 ertions to create  
 not succeed.  
 he views of the  
 d motives of the  
 ations in the act  
 were therefore  
 , giving over all  
 resolved to pre-  
 e if not landed  
 ld not be con-  
 rom the evident  
 ld be impossible  
 ption. For this  
 y again formed  
 pared to execute

tion and phan-  
 he view of the  
 as expected, in  
 destruction. It  
 n any country,  
 liberty prevails,  
 vulgar, by false  
 as not been so  
 a. Mobs were  
 rived, and the  
 Charles Town;  
 in defiance of

he greatest or-  
 e, and which  
 eace in a great  
 uncils, an ex-  
 emplary

emplary punishment would have been inflicted on every town where such rebellious opposition had been given to the supreme authority of the State. But this was not the case. The disunion in the great Councils of the State, and the factious opposition to Government, even at that early period, encouraging the rising sedition, smothered the ideas of public justice, and wrenched the sword from the hands of Government. No punishment was inflicted, nor was any reprehension given to those cities which had seditiously opposed the authority of Parliament by their obstructions to the landing of the tea; and even that which was imposed on the port of Boston could not be called a punishment, unless it be one to restore that which we have unlawfully and violently taken from another. This act, with that for altering the Massachusetts's charter, which I have before taken notice of, were added to the list of American grievances.

While these inadequate expedients, were taking by Government to support the authority of the State, the factions on both sides of the Atlantic were not idle. The republicans in America had their spies, their friends, and their parties in Britain. From the time of the Stamp Act, and its disgraceful repeal, every measure was taken to unite them more firmly together; and this was no difficult task. Ingredients of the same quality will easily assimilate. The views of both were the same. The first had in prospect the independence of America—the second, the abolition of mixed monarchy in Britain; and both wished to establish their respective societies on democratical principles. To effect this union, the particular lords and commoners, through whose influence the repeal had been obtained, had received the most fulsome letters of adulation from the American demagogues, and had returned their answers, which plainly discovered they were pleased with their *new allies*. Letters of the same kind were written to the factious corporations in Britain, which had signalized themselves in the American cause.



cause. The city of London was at their head. A correspondence was moreover settled with many other principal republicans in all parts of the kingdom, and even in Ireland.

These seditious combinations being thus united, have constantly acted in concert. They have, with assiduity unparalleled, promoted each others designs. That in Great Britain has constantly received all the inflammatory letters, resolves, and proceedings of the American town meetings, committees, conventions, and congresses, which were equally calculated to delude the people of both countries, and to lead them into rebellion. It has industriously transmitted those letters and resolves throughout the kingdom, with publications of its own equally inflammatory. It has, by harrangues, paragraphs, and pamphlets (I wish speeches, even in the two houses of parliament, could be excepted,) been the constant support of every act of American sedition. And the greatest and most cautious man among them had the boldness to declare in a British senate, "that he rejoiced that America had resisted."

On the other side, the American rebel committees have been favoured with the constant communications of the faction in Britain, whose seditious speeches in parliament, petitions, pamphlets, and publications, have been constantly transmitted and published in America to increase the sedition, and push that unhappy people into the present most unprovoked, and destructive rebellion. A collection of all these inflammatory pieces would fill a volume in folio. They have been, and are to be seen in the British and American papers and pamphlets; and they are transactions so recent, that they need not be particularly pointed out.

The Assemblies of the several Colonies, and the people in general, from the time of the partial repeal of the Tea Act, remained quiet and unmoved by these seditious publications. The Assemblies (those of the Charter-Colonies excepted) were not

their head. A  
ed with many  
rts of the king-

g thus united,

They have,  
ed each others  
constantly re-  
resolves, and  
meetings, com-  
s, which were  
eople of both  
ellion. It has  
s and resolves  
ications of its  
by harrangues,  
peeches, even  
d be excepted,)  
ct of American  
t cautious man  
declare in a  
America had

pel committees  
t communica-  
hose seditious  
mphts, and  
anmitted and  
seditious, and  
present most  
n. A collec-  
would fill a  
nd are to be  
ers and pam-  
recent, that  
out.

nies, and the  
e partial re-  
e unmoved  
e Assemblies  
ed) were not  
to

to be influenced by inflammatory pieces. They knew they were members of the British Government. They knew the necessity of a supreme legislative authority in every State; and they saw that Great Britain, unmoved at their former indiscreet petitions, denying the supreme authority of the State, was determined to support it. They knew their own incompetency to discharge with justice the first of all political duties, the granting of aids for the common safety of the empire. They also saw, that a Parliament in which they were not represented, was not so competent in reason, however it might be in law, to bind them. They wished for a more perfect union with the British State. They also saw that it was their duty to propose and petition for the measure which would relieve them from their perplexing situation. But they did not, nor could know each other's minds. They were thirteen dis-united bodies, as incompetent to this measure as to that of granting their just proportion of the national aids, and the faction abroad added to their perplexities. In this doubtful state they remained until a circular letter sent to the Speakers of all the Assemblies was received by such as were sitting, from that source of sedition, a committee of correspondence appointed by the Assembly of the Massachussett's.

The measure proposed by this letter was a general non-importation and non-exportation between Great Britain and America, a measure which one would not suspect could possibly be recommended by any man in Great Britain; and yet it was not only recommended, but vindicated and supported by the whole tribe of pretended patriots. Many letters were written from Great Britain, recommending it. An extract from one of them, wrote even by a member of P——t, published in the Pennsylvania Gazette, is in a style so truly republican and rebellious, that I will give it to the Reader in its own words. "I persuade myself your countrymen are not so contaminated with the effeminacy  
of

of this nation, not to see that this is the *important crisis* when they ought to make a *solemn, fullen, united, and invincible stand* against the *cruel, tyrannous, and ruinous system of policy* adopted and exercising by this legislature, against the rights and freedom of America; and let me add, that if the *deputies of the several Provinces*, when convened in Congress, do not, *one and all*, firmly resolve to establish, through every county and township in their respective Provinces, a solemn league and covenant, and under an *oath or affirmation* not to purchase or to use the manufactures of this country (save what are collected already within the Province,) and if possible not to export *any provisions to the West India Islands*, and at the same time do not *religiously resolve to meet again in Congress once in every six months*, for the purpose of forming a suitable plan for securing American rights and freedom, *our children* will be irremediably deprived of that inheritance of liberty which *our forefathers* carefully and *piously* transmitted to us."

The Assemblies, which were the constitutional representatives of the people of the Colonies, and which well knew the general sense of their constituents, saw this measure could not fail to irritate the mother country, and bring on the people they represented her just indignation. And moreover, they knew that a measure of this kind could not be carried into execution, but by illegal conventions, committees, town-meetings, and their subservient mobs, which would soon put an end to all order, and destroy the authority of Government. They saw that this was the design of the Bostonian faction and their British colleagues; and therefore such as had an opportunity, and even the committees of those who had not, recommended the only measure which had the least probability of preventing it. They recommended a Congress to be composed of delegates from the several assemblies, who knew that the people in general were not disaffected to the British Government, and that they wished to be  
more

is the important  
 a solemn, sullen,  
 the cruel, tyrann-  
 adopted and exer-  
 the rights and free-  
 , that if the depu-  
 men convened in  
 firmly resolve to  
 and township in  
 an league and co-  
 nation not to pur-  
 of this country  
 within the Pro-  
 port any provisions  
 same time do not  
 gress once in every  
 rning a suitable  
 and freedom, our  
 ved of that inher-  
 ers carefully and

the constitutional  
 e Colonies, and  
 e of their consti-  
 t fail to irritate  
 the people they  
 And moreover,  
 nd could not be  
 al conventions,  
 heir subservient,  
 d to all order,  
 rnement. They  
 bstonian faction  
 erefore such as  
 committees of  
 e only measure  
 preventing it,  
 e composed of  
 s, who knew  
 disaffected to  
 y wished to be  
 more

more firmly united with it upon constitutional principles. From these convened in a general council, they hoped that some propositions would be made, which would terminate in a perfect accommodation between the two countries, and that the views of the republicans would be frustrated, which they dreaded yet more than what they thought was an unconstitutional power in parliament. And their hopes would have been answered, had the measure been carried into complete execution; that is, had the delegates in congress been appointed by the assemblies of the several colonies. But this was prevented by the injudicious conduct of some of the royal Governors, who, disapproving of the measure, did not give their assemblies an opportunity of appointing their delegates. This irritated even some of those who were friendly to Government, and it left to the republican faction the choice of men who would act as they wished. In the Colonies where the assemblies had an opportunity of meeting, they chose the delegates; where they had not, they were chosen by the illegal and factious conventions, committees, and town-meetings. Thus the Congress was of a motley complexion, partly loyalists, and partly republicans.

The Congress met at Philadelphia in September, 1774. They brought with them their appointments and instructions. The latter plainly discover the dispositions of the assemblies, and of the people who gave them, and demonstrate their aversion to every thing which might tend to a seditious opposition to Government. They strictly enjoined their delegates to "pursue *proper, prudent, and lawful measures*, and to adopt a plan for obtaining a redress of American grievances, ascertaining American rights upon the most solid and *constitutional* principles, and for establishing that union and harmony between Great Britain and the Colonies, *which is indispensably necessary to the welfare and happiness of both.*" Under these instructions, it was the general expectation that decent petitions would be presented

to

to Parliament, explicitly pointing out the measures by which its authority over the Colonies might be rendered more constitutional, and the grievances complained of might be redressed; because this was nothing more than the reasonable duty of subjects, and it was the sincere wish of the people.

Upon the meeting of Congress, two parties were immediately formed, with different views, and determined to act upon different principles. One intended candidly and clearly to define American rights, and explicitly and dutifully to petition for the remedy which would redress their grievances—to form a constitutional union between the two countries, and to avoid every measure which tended to sedition. The other consisted of persons, whose design, from the beginning, was to throw off all connexion with Great-Britain; who meant by every fiction, falsehood and fraud, to delude the people from their due allegiance, to throw the subsisting Governments into anarchy, to incite the vulgar to arms, and with those arms to establish American Independence. The one were men of loyal principles, and possessed the greatest fortunes in America; the other were congregational and presbyterian republicans, or men of bankrupt fortunes, overwhelmed in debt to the British merchants. The first suspected the designs of the last, and were therefore cautious; but as they meant to do nothing but what was reasonable and just, they were open and ingenuous. The second, fearing the opposition of the first, were secret and hypocritical, and left no art, no falsehood, no fraud untried to conceal their intentions. The loyalists rested, for the most part, on the defensive, and opposed, with success, every measure which tended to violent opposition. Motions were made, debated and rejected, and nothing was carried by either.

While the two parties in Congress remained thus during three weeks on an equal balance, the republicans were calling to their assistance the aid of their factions without. Continual expresses were employed

out the measures  
colonies might be  
l the grievances  
because this was  
duty of subjects,  
people.

two parties were  
t views, and de-  
rinciples. One  
efine American  
to petition for  
eir grievances—  
etween the two  
ture which ten-  
ted of persons,  
was to throw  
n; who meant  
aud, to delude  
e, to throw the  
y, to incite the  
ms to establish  
e were men of  
reatest fortunes  
regational and  
bankrupt for-  
itish merchants.  
e last, and were  
t to do nothing  
ey were open  
the opposition  
tical, and left  
yed to conceal  
d, for the most  
with success,  
nt opposition.  
ected, and no-

remained thus  
ce, the repub-  
he aid of their  
ses were em-  
ployed

ployed between Philadelphia and Boston. These were under the management of Samuel Adams—a man, who though by no means remarkable for brilliant abilities, yet is equal to most men in popular intrigue, and the management of a faction. He eats little, drinks little, sleeps little, thinks much, and is most decisive and indefatigable in the pursuit of his objects. It was this man, who by his superior application managed at once the faction in Congress at Philadelphia, and the factions in New England. Whatever these patriots in Congress wished to have done by their colleagues without, to induce General Gage, then at the head of his Majesty's army at Boston, to give them a pretext for violent opposition, or to promote their measures in Congress, Mr. Adams advised and directed to be done; and when done, it was dispatched by express to Congress. By one of these expresses came the inflammatory resolves of the county of Suffolk, which contained a complete declaration of war against Great-Britain. By these resolves it is declared, "that no obedience is due to acts of Parliament affecting Boston:"

That "the justices of the superior courts of judicature, court of assize, &c. are unconstitutional officers, and that no regard ought to be paid to them by the people:"

That "the county will support and bear harmless all sheriffs and their deputies, constables, jurors and other officers, who shall *refuse to carry into execution the orders of the said courts:*"

That "the collectors of taxes, constables and other officers, retain in their hands *all public monies*, and not make any payment thereof to the provincial county treasurer:"

And that "the persons who had accepted seats at the council-board, by *virtue of a mandamus from the King*, should be considered as *obstinate and incorrigible enemies to their country.*"

They advise the people "to elect the officers of militia, and to use their *utmost diligence to acquaint themselves*

*themselves with the art of war as soon as possible, and for that purpose to appear under arms once in every week:*"

And to carry these and other measures into execution; among many other things equally treasonable, they recommend it to the several towns to "choose a Provincial Congress."

Upon these resolves being read, a motion was made that the Congress should give them their sanction. Long and warm debates ensued between the parties. At this time the republican faction in Congress had provided a mob, ready to execute their secret orders. The cruel practice of tarring and feathering had been long since introduced. This lessened the firmness of some of the loyalists; the vote was put and carried. Two of the dissenting members presumed to offer their protest against it in writing, which was negatived. They next insisted that the tender of their protest and its negative should be entered on the minutes; this was also rejected.

By this treasonable vote the foundation of military resistance throughout America was effectually laid. The example was now set by the people of Suffolk, and the measure was approved of by those who called themselves *the representatives of all America*. The loyal party, although they knew a great majority of the colonists were averse to the measure, perceived the improbability of stemming the torrent. They had no authority, no means in their own power to resist it; they saw those who held the powers of Government inactive spectators, and either shrinking from their duty, or uniting in the measures of sedition; they saw the flame of rebellion spreading with more rapidity in a province under the eye of his Majesty's army than in any other; and that no effectual measures were taking by Government in Britain to suppress it; and yet, as a petition to his Majesty had been ordered to be brought in, they resolved to continue their exertions. They hoped to prevail in stating the rights of America

as possible, and  
once in every

measures into exe-  
equally treason-  
veral towns to

a motion was  
ive them their  
ensued between  
lican faction in  
ady to execute  
tice of tarring  
ce introduced.  
the loyalists;  
of the dissenting  
test against it in  
ey next insisted  
d its negative  
this was also

adation of mi-  
was effectually  
the people of  
ed of by those  
es of all Ame-  
y knew a great  
o the measure,  
ng the torrent.  
in their own  
who held the  
ectators, and  
uniting in the  
e of rebellion  
ovince under  
n any other;  
king by Go-  
nd yet, as a  
dered to be  
eir exertions.  
ghts of Ame-  
rica

rica on just and constitutional principles; in pro-  
posing a plan for uniting the two countries on those  
principles, and in a clear, and decent prayer, to ask  
for what a majority of the colonies wished to ob-  
tain; and as they had no reason to doubt the success  
of this measure in a British Parliament, they hoped,  
it would stop the effusion of blood and the ruin of  
their country.

With this view, as well as to probe the ultimate  
design of the republicans, and to know with cer-  
tainty whether any proposal, short of the absolute  
independence of the Colonies, would satisfy them,  
a plan of union was drawn by a member of the  
loyal party, and approved by the rest. It was so form-  
ed as to leave no room for any reasonable objection  
on the part of the republicans, if they meant to be  
united to Great Britain on any grounds whatever.  
It included a restoration of all their rights, and a  
redress of all their grievances, on constitutional  
principles; and it accorded with all the instructions  
given to them as members of Congress.

Introductory to his motion which led to this  
plan, the author of it made, in substance, the fol-  
lowing speech, which is taken from his short notes:  
"He told Congress that he came with instructions  
to propose some mode, by which the harmony be-  
tween Great Britain and the Colonies might be re-  
stored on constitutional principles: that this ap-  
peared to be the genuine sense of all the instructions  
brought into Congress by the Delegates of the fe-  
veral Colonies. He had long waited under an ex-  
pectation of hearing some proposition which should  
tend to that salutary purpose; but, to his great mor-  
tification, a month had been spent in fruitless de-  
bates on equivocal propositions, which tended to in-  
flame rather than reconcile—to produce war instead  
of peace between the two countries. In this dis-  
agreeable situation of things he thought it his duty  
to give his sentiments without reserve.

"There are," says he, "two propositions before  
the Congress, for restoring harmony: one, that  
Parliament



Parliament should be requested to place the Colonies in the state they were in in the year 1763; the other, that a non-exportation and non-importation agreement should be adopted. I will venture to reject them both; the first, as indecisive, tending to mislead both countries, and to lay a foundation for further quarrel; the other, as illegal, and ruinous to America.

“ The first proposition is indecisive, because it points out no ground of complaint—asks for a restoration of no right, settles no principle, and proposes no plan for accommodating the dispute. There is no statute which has been passed to tax or bind the Colonies since the year 1763, which was not founded on precedents and statutes of a similar nature before that period; and therefore the proposition, while it expressly denies the right of Parliament, confesses it by the strongest implication. In short, it is nugatory, and without meaning; and however it may serve, when rejected by Parliament, as it certainly will be, inflame the minds of the people, it cannot possibly answer any other purpose.

“ The second proposition is undutiful and illegal: it is an insult on the supreme authority of the State; it cannot fail to draw on the Colonies the resentment of the Mother Country. If we will not trade with Great Britain, she will not suffer us to trade at all. Our ports will be blocked up by British men of war, and troops will be sent to reduce us to reason. A total and sudden stagnation of commerce is what no country can bear: it must bring ruin on the Colonies: the produce of labour must perish on their hands, and not only the progress of industry be stopped, but industry and labour will cease, and the country itself be thrown into anarchy. I must therefore reject both the propositions; the first as indecisive, and the other as inadmissible upon any principle of prudence.

If we sincerely mean to accommodate the difference between the two countries, and to establish their union on firm and constitutional principles,

we

we must take into consideration a number of facts which led the Parliament to pass the acts complained of, since the year 1763, and the real state of the Colonies. A clear knowledge of these matters only can lead us to the ground of substantial redress and permanent harmony. I will therefore call your recollection to the dangerous situation of the Colonies from the intrigues of France, and the incursions of the Canadians and their Indian allies, at the commencement of the last war. None of us can be ignorant of the just sense they then entertained of that danger, and of their incapacity to defend themselves against it, nor of the supplications made to the Parent State for its assistance, nor of the cheerfulness with which Great Britain sent over her fleets and armies for their protection, of the millions she expended in that protection, and of the happy consequences which attended it.

“ In this state of the Colonies, it was not unreasonable to expect that Parliament would have levied a tax on them proportionate to their wealth, and the sums raised in Great Britain. Her ancient right, so often exercised, and never controverted, enabled her, and the occasion invited her, to do it. And yet, not knowing their wealth, a generous tenderness arising from the fear of doing them injustice, induced Parliament to forbear to levy aids upon them—It left the Colonies to do justice to themselves and to the nation. And moreover, in order to allure them to a discharge of their duty, it offered to reimburse those Colonies which should generously grant the aids that were necessary to their own safety. But what was the conduct of the Colonies on this occasion, in which their own existence was immediately concerned? However painful it may be for me to repeat, I must remind you of it. You all know there were Colonies which at some times granted liberal aids, and at others nothing; other Colonies gave nothing during the war; none gave in proportion to their wealth, and all that did give, were actuated by self-interested motives, and gave only

only in proportion to the approach of the danger. These delinquencies were occasioned by the want of the exercise of some supreme power to ascertain their proportions of aids, and to over-rule the particular passions, prejudices, and interests, of the several Colonies.

“ To remedy these mischiefs, Parliament was naturally led to exercise the power which had been by its predecessors, so often exercised over the Colonies, and to pass the Stamp Act. Against this act the Colonies petitioned Parliament, and denied its authority. Instead of purposing some remedy, by which that authority should be rendered more constitutional over the Colonies, the petitions rested in a declaration that the Colonies could not be represented in that body. This justly alarmed the British Senate. It was thought by the ablest men in Britain, a clear declaration of American Independence, and compelled the Parliament to pass the Declaratory Act, in order to save its ancient and incontrovertible right of supremacy over all the parts of the empire. Nothing now can be wanting to convince us, that the Assemblies have pursued measures which have answered no purpose but a bad one. I therefore hope that the wisdom of Congress will avoid former mistakes; that they will thoroughly examine the real merits of our dispute with the Mother Country, and take such ground as shall firmly unite us under one system of polity, and make us one people.

“ In order to establish those principles upon which alone American relief ought, in reason to be founded, I will take a brief view of the arguments on both sides of the great question between the two countries—a question in its importance exceeded by none that has been ever agitated in the councils of any nation. The advocates for the supremacy of Parliament over the Colonies contend, that there must be one supreme legislative head in every civil society, whose authority must extend to the regulation and final decision of every matter susceptible

susceptible of human direction; and that every member of the Society, whether political, official, or individual, must be subordinate to its supreme will, that this supremacy and subordination are essential in the constitution of all States, whatever may be their forms; that no society ever did, or could exist, without it; and that these truths are solidly established in the practice of all Governments, and confirmed by the concurrent authority of all writers on the subject of civil society.

“These advocates also assert, that we cannot deny — That the discovery of the Colonies was made under a commission granted by the supreme authority of the British State, that they have been settled under that authority, and therefore are truly the property of that State. Parliamentary jurisdiction has been constantly exercised over them from their first settlement; its executive authority has ever run through all their inferior political systems: the Colonists have ever sworn allegiance to the British State, and have been considered, both by the State and by themselves, as subjects of the British Government. Protection and allegiance are reciprocal duties; the one cannot exist without the other. The Colonies cannot claim the protection of Britain upon any principle of reason while they deny its supreme authority. Upon this ground the authority of Parliament stands too firm to be shaken by any arguments; and therefore to deny that authority, and at the same time to declare their incapacity to be represented, amounts to a full and explicit declaration of independence.

“In regard to the political state of the Colonies, you must know that they are so many inferior societies, disunited and unconnected. That while they deny the authority of Parliament, they are, in respect to each other, in a perfect state of nature, destitute of any supreme direction whatever, and incompetent to the grant of national aids, or any other general measure, even to the settlement of differences among themselves. This they have repeatedly

peatedly acknowledged, and particularly by their delegates in Congress in the beginning of the last war; and the aids granted by them since that period, for their own protection, are a proof of the truth of that acknowledgement.

“ You also know that the seeds of discord are plentifully sowed in the constitution of the Colonies; that they are already grown to maturity, and have more than once broke out into open hostilities. They are at this moment only suppressed by the authority of the Parent State; and should that authority be weakened or annulled, many subjects of unsettled disputes, and which, in that case, can only be settled by an appeal to the sword, must involve us in all the horrors of civil war. You will now consider whether you wish to be destitute of the protection of Great Britain, or to see a renewal of the claims of France upon America; or to remain in our present disunited state, the weak exposed to the force of the strong. I am sure no honest man can entertain wishes so ruinous to his country.

“ Having thus briefly stated the arguments in favour of parliamentary authority, and considered the state of the Colonies, I am free to confess that the exercise of that authority is not perfectly constitutional in respect to the Colonies. We know that the whole landed interest of Britain is represented in that body, while neither the land nor the people of America hold the least participation in the legislative authority of the State. Representation, or a participation in the supreme councils of the State, is the great principle upon which the freedom of the British Government is established. I wish to see the right to participate in the supreme councils of the State extended, in some form, not only to America, but to all the British dominions; otherwise I fear that excellent fabrick of civil polity will, ere long, crumble to pieces.

“ As to the tax, it is neither unjust nor oppressive, it being rather a relief than a burthen; but it is want of constitutional principle in the authority

thority that passed it, which is the ground for complaint. This, and this only, is the source of American grievances. Here, and here only, is the defect; and if this defect were removed, a foundation would be laid for the relief of every American complaint; the obnoxious statutes would of course be repealed, and others would be made, with the assent of the Colonies, to answer the same and better purposes; the mischiefs arising from the disunion of the Colonies would be removed; their freedom would be established, and their subordination fixed on solid constitutional principles.

“ Desirous as I am to promote the freedom of the Colonies, and to prevent the mischiefs which will attend a military contest with Great Britain, I must intreat you to desert the measures which have been so ineffectually pursued by antecedent Assemblies. Let us thoroughly investigate the matter in dispute, and find from that investigation the means of perfect and permanent redress. In whatever we do, let us be particular and explicit, and not wander in general allegations. These will lead us to no point, nor can produce any relief; they are besides dishonourable and insidious. I would therefore acknowledge the necessity of the supreme authority of Parliament over the Colonies, because it is a proposition which we cannot deny, while we confess that we are subjects of the British Government; and if we do not approve of a representation in Parliament, let us ask for a participation in the freedom and power of the English constitution in some other mode of incorporation; for I am convinced, that let us try what other expedients we may, we shall find none that can give to the Colonies substantial freedom, but some such incorporation. I therefore beseech you, by the respect you are bound to pay to the instructions of your constituents, by the regard you have for the honour and safety of your country, and as you wish to avoid a war with Great Britain, which must terminate, at all events, in the ruin of America, not to rely on a denial of the

the

the authority of Parliament, a refusal to be represented, and on a non-importation agreement; because whatever protestations, in that case, may be made to the contrary, it will prove to the world, that we intend to throw off our allegiance to the State, and to involve the two countries in all the horrors of a civil war.

“With a view to promote the measure I have so earnestly recommended, I have prepared the draught of a plan for uniting America more intimately, with Great Britain. It contains the great outlines only, and will require many additions in case those should be approved. I am certain, when dispassionately considered, it will be found to be the most perfect union in power and liberty with the Parent State, next to a representation in Parliament, and I trust it will be approved of by both countries. In forming it, I have been particularly attentive to the rights of both; and I am confident that no American, who wishes to continue a subject of the British State, can offer any reasonable objection against it.

“I shall not enter into a further explanation of its principles, but shall reserve my sentiments until the second reading, with which I hope it will be favoured.”

The introductory motion being seconded; the Plan was presented and read. Warm and long debates immediately ensued on the question, Whether it should be entered in the proceedings of Congress, or be referred to further consideration. All the men of property and most of the ablest speakers, supported the motion, while the republican party strenuously opposed it.

The question was at length carried by a majority of one Colony,

I shall not present the reader with the Plan. It has been laid before the House of Commons, and published in Mr. Galloway's Examination. It will suffice here to observe, that it proposed an American branch of the British legislature to be established

to be repre-  
sentment; be-  
cause, may be  
of the world,  
and since to the  
in all the

As I have so  
prepared the  
more inti-  
mations the great  
additions in  
certain, when  
found to be  
liberty with  
on in Parlia-  
ment of by both  
particularly  
in confident  
to a subject  
reasonable

Explanation of  
instruments until  
it will be

condemned; the  
and long de-  
bate, Whether  
of Congress,  
in. All the  
best speakers,  
Republican party

by a majority

the Plan. It  
demands, and  
attention. It  
proposed an  
measure to be  
established

established in America, and incorporated with the Parliament for the purposes of American taxation, and other general regulations. In this branch every Colony would have been represented more perfectly than the people of Great Britain are in Parliament; and no law to bind America could be made without her consent, given by her representatives; and yet the republican faction, having obtained a majority in Congress by their arts, and the assistance of their mobs, rejected it without suffering it to be discussed, contrary to their own positive rule; and ordered it to be expunged from their minutes, to prevent its publication.

I have dwelt more particularly on the conduct of the Congress relative to this plan, because their denial of the authority of Parliament, their refusal to be represented in it, and their rejecting a proposition which would have given the Colonists a perfect representation in America; a representation by far more perfect than that in Great Britain, are so many incontestable proofs which must carry conviction to every candid breast, that they have, from the beginning, aimed at nothing short of absolute independence.

It has been the constant theme of the factions on both sides of the Atlantic, that at the conclusion of the last war a "plan for enslaving the Colonies was concerted, and has ever since been pertinaciously carrying into execution, by the present administration." It has been echoed from one country to another a thousand times. It has been refuted again and again, and rests now as it did at first, having nothing but the insolence of rebellion to support it: for the truth is, that "at the conclusion of the last war," the New England demagogues, educated under their democratical charter, in principles inimical to a mixed monarchy, found themselves, by the cession of Canada to Great Britain, relieved from the burthens and embarrassments arising from their continual wars with the Canadians and Indians. They thought that the Colonies thus relieved,



relieved, and now grown up to considerable strength, no longer stood in need of the protection of Great Britain; that the time was approaching when they might carry into execution their long meditated design of establishing their own religion and popular governments in America.

A variety of facts might be adduced to demonstrate this truth. Prior to this æra, they had ever recognized the jurisdiction of Parliament. Statutes were made for regulating their trade, levying taxes, restraining their manufactures, and directing their internal police; to all which they submitted without complaint. But immediately subsequent to this period, their doctrine was changed, and a new system of conduct adopted. It was in the beginning of the year 1764, before the Stamp Act was thought of, and before they pretended they had any grievances to complain of, that they began their unlawful combinations, "to defend (as they expressly declare) their civil and religious liberties." It was in the same year that they resolved to unite all the presbyterian churches throughout America, before that time unconnected with each other, into one body or synod; and to combine that synod with the great committee at Boston, by standing committees appointed to correspond and consult with each other. It was at this time they began to hold out to the people the novel, but alluring idea, of American Independence. And it was at this time they declared, that the *corner stones* (meaning the cession of Canada, and the establishment of their union) were laid; and that America would see a rise to a *great independent empire*. This declaration was followed by many publications tending to alienate the affections of the people from the Mother Country, and to prepare them, as the Congress expressed it, "for future events." And it was in the same year, for the first time, that they laid the foundation for quarrel, by a denial of the supreme authority of Great Britain.

In the year 1764, the Stamp Act was passed. It passed

pass  
in t  
it th  
con  
the  
foor  
opp  
and  
act,  
and  
for  
own  
In  
reac  
fore  
lette  
177  
"  
the  
Pro  
ther  
you  
or e  
seen  
subo  
"  
and  
Pro  
rem  
und  
Maj  
com  
"  
just  
this  
foun  
the  
nies  
prev  
tain  
viol

passed without one disapproving voice. The men in the present opposition to Government had given it their approbation. They had not then formed a connection with rebellion, nor had they compared their notes with the American republicans; but as soon as the rebels in America took the ground of opposition, the two factions instantly embraced, and the same men who had in 1764, assented to the act, in 1766 became the most violent opposers of it, and of every other subsequent act which has passed for the support of the supreme authority of their own country over its Colonies.

It may be both amusing and instructive to the reader, and not foreign to my purpose, to lay before him a copy of General *Conway's* excellent letter to the Governor of Massachusetts's Bay, in 1775.

“It is with the greatest concern his Majesty learns the disturbances which have lately arisen in your Province, the general confusion that seems to reign there, and the total languor and want of energy in your Government to exert itself with any dignity or efficacy, for the suppression of tumults which seem to strike at the very *being of all authority and subordination amongst you.*

“Nothing can certainly exceed the ill-advised and intemperate conduct held by a party in your Province, which can in no way contribute to the removal of any real grievance they might labour under, but may tend to obstruct the exertion of his Majesty's benevolent attention to the ease and comfort, as well as to the welfare of all his people.

“It is hoped, that this want of confidence in the justice and tenderness of the Mother Country, and this open resistance to its authority, can only have found place among the lower and more ignorant of the people: the better and wiser part of the Colonies will know, that decency and submission may prevail, not only to redress grievances, but to obtain grace and favour, while the *outrage of a public violence can expect nothing but severity and chastisement.*

“ These sentiments you and all his Majesty’s servants, from a sense of your duty to, and love of your country, will endeavour to excite and encourage; you will, in a particular manner, call upon them, not to render their case desperate. You will in the strongest colours represent to them, the dreadful consequences that must inevitably attend the *forcible and violent resistance to acts of the British Parliament*, and the scene of misery and destruction to both countries inseparable from such a conduct.

“ For however unwillingly his Majesty may consent to the exertion of such powers as may endanger the *safety of a single subject*; yet can he not permit his own dignity and the authority of the British legislature to be trampled on by force and violence, and in avowed contempt of all order, duty and decorum.

“ If the subject is aggrieved, he knows in what manner *legally and constitutionally to apply for relief*; but it is not suitable either to the safety or dignity of the British empire, that any individuals, under the pretence of redressing grievances, should *presume to violate the public peace.*”

Such were the sentiments of Mr. Conway, Secretary of State. What has been his conduct as member of Parliament, since he has united with Opposition, and with them become the advocate of the Americans, his and their speeches in the great councils of the State have fully demonstrated.

In this opposition, it is remarkable how much they have been embarrassed to find arguments, to support themselves. They have been led to make distinctions the most absurd and ridiculous—distinctions which are to be found in no book, nor in the constitution of any Government, and which they themselves have either forgot, or are now ashamed any longer to insist on. Not daring to deny the supremacy of Parliament over the Colonies in all cases whatsoever, they have contended, there is a distinction between the rights of legislation and taxation

taxa  
exte  
trad  
that  
to th  
or f  
Stat  
right  
able  
to th  
Su  
read  
a de  
last  
are  
exh  
sett  
off  
coll  
atte  
M  
the  
wh  
som  
distr  
wh  
fal  
of  
ne:  
thi  
to  
wh  
sol  
not  
tif  
cr  
ci  
po  
N  
tic  
au

taxation—between the right to impose internal and external taxes—and taxes laid for the regulation of trade, and those for the purpose of revenue; and that Parliament was competent to the first, but not to the second. Thus endeavouring, to pare away, or split into pieces, the supreme authority of the State, and to rob it of the most important of its rights, by which only it can command the reasonable contribution of all its subjects when necessary to the national defence.

Such are the facts, upon which I shall appeal to the reader's decision, whether there is any evidence of a design in Government, since the conclusion of the last war, to enslave the Colonies; or whether there are not the strongest proofs that human conduct can exhibit, that from that period there has existed a settled design in the republican Colonists to throw off their allegiance to the State, and in their British colleagues to encourage and support them in their attempt.

Many other facts might be adduced in support of the same truths; but I will not dwell upon matters which are sufficiently proved, and which perhaps some men may think a digression. I will therefore dismiss the British, and pass to the American faction, which I left after their rejection of the only proposal which was made tending to an accommodation of the dispute between the two countries. They next proceeded to settle their Bill of Rights. In this bill, were there no other proof of their design to establish independence, we should find that which is abundantly sufficient. Their fourth resolve declares, that "as the English Colonists *are not represented and cannot be represented in the British Parliament, they are entitled to a FREE AND EXCLUSIVE power of legislation in their several provincial legislatures in all cases of taxation and internal polity, subject only to the negative of their sovereign."* Now no words can convey a more explicit declaration of colonial independence on parliamentary authority; for if the Colonies are not, and will not

be represented, and moreover have a *free* and exclusive power of legislation in all cases of *taxation and internal polity*, the authority of the British legislature is perfectly excluded; because it can make no law which must not come within the description of this resolve, not even an act to regulate their trade; for that must be executed by officers within the Colonies, and of course must affect their *internal polity*. It cannot even repeal a colonial law, however repugnant to the laws of England, or injurious to the interest of the other parts of the empire.

They next proceeded to consider an address to his Majesty, for they would not condescend to call it a petition. Perhaps they thought they could not, with propriety, call it so, as it did not ask for any one essential thing. The loyalists, and friends to an union between the two countries, zealously contended that it was equivocal and indecisive; that it asked for nothing; that it was moreover calculated to incense his Majesty and his Parliament, rather than to obtain a redress of grievances; that the Colonists had always acknowledged themselves subjects of the British State, and truly were so; that it was their duty not only to point out their grievances, but clearly and explicitly to ask for a remedy; that therefore the address ought to contain the great principles of the dispute, and to propose some mode of relief; and that commissioners should be sent over to Britain to solicit the redress proposed. One may safely affirm that these arguments were just. But reason or argument had little weight. The republican faction had obtained, by working upon the timidity of some, and the ignorance of others, a majority. The address was therefore carried as it was brought in, with some very trifling amendments.

Upon a view of this address, what does it pray for? There is, indeed, an intimation that if the Parliament will repeal the statutes since the year 1763, their complaints will *subside*. The word *subside* was prudently chosen. It alluded to atoms at  
the

the b  
tion;  
Parlia  
they  
style  
rel be  
made  
had d  
had d  
of ev  
princ  
right  
denie  
was t  
subje  
prepa  
To  
cann  
lemn  
of d  
then  
whic  
that  
man  
righ  
proc  
adoy  
spea  
ous  
and  
refe  
1 st.  
tio  
pa  
an  
Co  
hi  
fu  
ca  
la  
T

the bottom of a fluid, ready to rise at the least emotion; and this would have been the case had the Parliament complied with this intimation. For they had prepared other complaints, or, as they styled them, oppressions, as grounds of future quarrel between the two countries, as soon as the statutes made since the year 1763 should be repealed. They had declared their exclusive right of legislation, and had denied the force of all the laws of trade; and of every statute passed before that period, on the principles established by their claim of rights. The right of parliament to make them was as expressly denied, as it was to pass those since 1763; and it was their fixed resolution to make these statutes the subject of dissention as soon as the Colonists were prepared for war.

To support this fact, the unprejudiced Reader cannot look for stronger proof than their own solemn declarations. These are the completest evidence of designs not carried into execution. On these then I rely. In a clause of their claim of rights, on which their address was founded, they declare, that "in the course of their enquiry, they find many infringements and violations of the foregoing rights, *which they pass over* FOR THE PRESENT, and proceed to state such acts and measures as have been adopted *since the last war.*" And in another clause speaking of the statutes, they add, "To these grievous acts and measures Americans cannot submit," and therefore "they have, *for the present ONLY*, resolved to pursue the following *peaceable* measures; 1st, To enter into a non-importation, non-consumption, and non-exportation agreement; 2d, To prepare an address to the people of Great Britain, and a memorial to the inhabitants of the British Colonies; and 3d, To prepare a loyal address to his Majesty." How far from peaceable these measures, were, let common sense judge. The first was carried into execution by every act of violence that lawless committees and desperate mobs could devise. The second was calculated to inflame the minds of

the people against their sovereign, and to raise another rebellion in Britain. The third, to incite the people of America to take up arms against their mother country, and to prepare their minds (as it is expressed) "for mournful events, and every contingency." The address, intimating that their complaints would subside upon the repeal of the statutes since 1763, was sent over and presented; but their resolves respecting the preceding objects of their complaints, and their determination to take them up at a future day, were secreted, not only from Britons, but Americans.

This conduct was artful, treacherous, and base, in respect to both countries. It was equally calculated to amuse and deceive both. But it was absolutely necessary to the successful pursuit of their design, which they knew would be relished by the greater part of neither. At this time they were destitute of every thing necessary for military resistance. They had not formed their standing committees, conventions or congresses in the several Colonies. They had not embodied themselves in arms. They had not disarmed the disaffected, nor had they in the country arms or ammunition necessary to their design.

Amusement, falsehood, and fraud, were therefore the only means they then had. These were to be improved into weapons of more effect. Their colleagues in faction on this side of the Atlantic were to be supported, because they were necessary to distract the councils of state, and retard its measures. The people of America, then more happy than any other on the globe, were to be duped into rebellion. To effect these purposes, dissimulation was necessary; and never, not even by the Cromwellian faction, was more of it used than on this occasion. In all their public proceedings, whether meant to delude the people of Great Britain or of America, we find the most solemn declarations of loyalty to the King; the most ardent desire of a connection on constitutional principles with Great Britain, a solemn dis-

vowal

vowal  
tions  
Ame  
time  
for th

Ha  
mitte  
A v  
noble,  
so ge  
Ame  
them  
them  
who  
man  
Brita  
cular  
town  
confi  
ment  
of al  
liam

T  
tries  
conc  
fein  
retir  
to a  
was  
out  
settl  
Col  
A  
fere  
the  
loo  
pre  
of  
pu  
tio  
the

vowal of independence, and the strongest asseverations that their sole design was to obtain a redress of American grievances; and all this at the very time they were making every possible preparation for the most vigorous hostile opposition.

Having taken this plausible ground, they transmitted their proceedings to the faction in Britain. A vote of congressional thanks to "those truly noble, honourable, and patriotic advocates, who had so generously espoused and defended the cause of America, both in and out of Parliament," attended them. A letter was written to their agents, ordering them to advise and co-operate with all "great men who might incline to aid the cause of liberty and mankind." Their memorial to the people of Great Britain was ordered to be "communicated particularly to all the trading cities and manufacturing towns in Great Britain." And their agents were constituted so many spies on the British Government, with orders to give the "earliest information of all such conduct and designs of ministry or parliament, as might concern America to know."

The system of seditious opposition in both countries, to the measures of Government, being thus concerted, the Congress broke up. The loyalists seeing no hope of opposing the approaching storm, retired to their families. The republicans adjourned to a tavern, in order to concert the plan which was necessary to be pursued by their party, throughout the Colonies, for raising a military force. This settled, they also returned to their respective Colonies.

And here the two parties acted upon very different principles. The loyalty of the first forbade them to join in the sedition, and taught them to look up to Government to take the lead in suppressing it. But they soon found that the powers of the colonial governments were insulted with impunity, and were daily giving way to new usurpations, without any exertion to prevent it. However, they hoped that the time was approaching, when  
the



the powers of the State would be exerted; and they knew, that those powers, if conducted with wisdom, would be more than sufficient to crush the intended rebellion. But the republicans were well apprised that they must rise into power by their own industry. They were therefore indefatigable throughout America. The discontented and factious were convened in every Colony. Provincial congresses, conventions, and committees of safety were appointed by a part of the people in every district, which, when compared with the whole, was truly inconsiderable. These illegal bodies having elected men of the most seditious principles, for members of the next Congress, proceeded to other business.

The loyalists were disarmed, the most obnoxious of them imprisoned. The loyal presses were restrained, some of them seized and destroyed. Publications in favour of Government were publicly burnt, while the republican presses teemed with speeches of their friends and allies in parliament, and letters wrote from their colleagues in faction in England, with a thousand other literary performances, all tending to lead the people into a rebellious opposition to Government. Every measure that art and fraud could suggest, as necessary to delude the people into arms, was industriously pursued. All the Gunsmiths were employed in the manufacturing of musquets; warlike stores of every kind were sent for to foreign countries; the militia in New England became embodied, in pursuance of the recommendation of the Suffolk resolve, and magazines of warlike stores were laid up to be ready for their use. To seize one of these magazines General Gage sent out a party, which was attacked by the militia at Lexington.

On the 10th of May the second Congress met, and a circular letter from the American agents, calculated to persuade the Colonists that no relief was to be obtained from Government, was laid before them. On the same day the Boston delegates

gates  
of the  
to rail  
100,00  
they  
Hamp  
nihil  
advic  
tachment  
militi  
W  
lution  
1775,  
him  
was b  
tion.  
the A  
confe  
of aid  
bly  
pose  
unjust  
great  
plian  
denie  
be re  
could  
nies  
Th  
have  
reaso  
and  
now  
ral le  
just,  
Hou  
be c  
respe  
or a  
regu  
thes

gates received a letter from the Provincial Congress of their Colony, informing, that they had resolved to raise an army of 13,600 men, and to borrow 100,000 pounds towards their support; and that they had made proposals to the Congress of New-Hampshire, Rhode-Island, and Connecticut, for furnishing men in the same proportion. On the 16th, advice was received by the President, that a detachment from the Massachusetts's and Connecticut militia had taken his Majesty's fort at Ticonderoga.

While these matters were before them, the resolution of the House of Commons of February 20th, 1775, transmitted to Governor Franklin, and by him laid before the assembly of New-Jersey, was by that assembly submitted to their consideration. This resolution was made upon the ground the Americans had taken. They had repeatedly confessed that a grant of their reasonable proportion of aids was their indispensable duty; their assemblies had been repeatedly called upon for that purpose; their grants had been untimely, partial, and unjust; and some when called on, in times of the greatest danger, either neglected or refused a compliance with the requisition. They had moreover denied the authority of Parliament, and refused to be represented in it. Upon this ground, Parliament could offer nothing more liberal towards the Colonies than this proposition.

The proposition amounts to this: *The Colonies have declared that they are willing to grant their reasonable proportion of aids for the common defence, and to provide for their respective civil establishments; now if the Colonies will propose to do this by their several legislatures, and if such proposal shall appear to be just, and be approved of by his Majesty, and the two Houses of Parliament, so long as such proposals shall be carried into effect, Parliament shall forbear, in respect to the Colony complying, to levy any duty, tax, or assessment, except only the duties necessary for the regulation of commerce; and even the nett proceeds of these duties shall be carried to the account of the Colony*

*lony complying with the proposal.* In this proposition, what was it that Parliament reserved? They gave up the mode of raising and levying the taxes, to the colonial assemblies: and to remove all possibility of inducement in Parliament to draw a revenue from them under the pretence of regulating their commerce, they declare that the revenue thus raised, shall be carried to the credit of their national aids. The only power reserved is less than was ever before reserved by the supreme authority of any State whatever; and it is no more, when candidly examined, and stripped of the false colours with which the Congress has bedaubed it, than a right to compel a Colony to do justice to the community of which it is a member; and that not before it has given proof of its disobedience and non-compliance with its first and most important duty. Such a power all men must acknowledge is essential to their subordination, to their union, to their protection and safety. It must therefore be lodged somewhere. And where could it be more properly, or more safely placed, than in the supreme authority of the State?

Now if the Colonies are members of the British State—if they will not be represented in Parliament—if they have no supremacy among themselves to ascertain their proportion of aids, or to compel them to make their reasonable contributions, which are all facts acknowledged by themselves; and if they have not proposed, or asked, for the establishment of any means by which the State may have a security, that they will, when their own safety and that of the nation are in danger, perform their reasonable duty, was Parliament to continue to protect them with the monies levied on the people of Great-Britain, and to give up all power of compelling them to grant their reasonable proportions? If they intended that the British Parliament should have any authority over them at all, what less *could it retain*? If they did not approve of this proposition, and did not mean to be absolutely independent, why did they

they t  
depen  
admir  
count  
they r  
them  
rality  
not co  
the p  
sides o  
tice u  
reason  
a grou  
ment a  
throug  
establ

Rel  
with  
views  
tion as  
ceeded  
prepar  
provid  
stores.  
blishe  
They  
tenant  
comm  
stitute  
a regu  
in chi  
2,000  
receiv  
Carol  
measu  
to sub  
and t  
to be  
Ha  
rable  
measu

they not propose the means by which they might be dependent, agreeable to the constitution they so much admired? If they had any other union of the two countries, more constitutional, in view, why did they not petition for it? Their instructions ordered them to do so—it was the earnest wish of the generality of their constituents. Why then did they not comply with those instructions, if they disliked the proposition? I call upon the factions on both sides of the Atlantic; the voice of reason and justice unites with me in the call, to assign any other reason why they neither made this proposition a ground of accommodation, nor proposed to Parliament any other, but that they were determined, through all the horrors attendant on rebellion, to establish their independence.

Resolved to avoid every path to a reconciliation with Great Britain, because inconsistent with their views of independence, they rejected this proposition as “unreasonable and insidious,” and proceeded with the utmost industry in their military preparations. They appointed a committee to provide magazines of ammunition and military stores. They abolished the general post-office established by act of Parliament, and instituted another. They declared the offices of Governor and Lieutenant-Governor of Massachusetts vacant, and recommended to the people of that province to institute a new Government. They resolved to raise a regular army. They appointed the commander in chief, and other officers, and ordered the issuing 2,000,000 dollars to defray the expence. Upon receiving an account that the people of North Carolina were very generally disaffected to their measures, they directed a thousand men to be raised to subdue the spirit of opposition in that Province; and they ordered the militia of the several Colonies to be embodied.

Having thus, brought their scheme to a considerable degree of maturity, all the disaffected to their measures being disarmed, and a considerable military

tary force under their command in the field, they proceed to make a formal declaration of war against their Sovereign and his Parliament, and to write another seditious letter to the people of Great Britain, to delude them into rebellion. These measures were of too much importance not to be communicated immediately to their faithful allies in Britain. A letter was therefore sent to the Lord Mayor, Aldermen, and Livery of London paying them the "just tribute of gratitude and thanks for the virtuous and unsolicited resentment they had shewn to the violated rights of a free people." And to convince the Corporation how sensible the Congress were "of the powerful aid their cause must receive from such advocates," another letter was wrote to Mr. Penn, formerly Governor of Pennsylvania, who was then coming to England, and to the Colony agents, inclosing the declaration of war, the seditious letter to the people of Great-Britain, and that to the Lord Mayor. In this letter, the persons to whom it was directed were desired to put the declaration of war, and the letter to the people of Great-Britain, "immediately to the press and to communicate them as universally as possible." And they were also ordered to "give such intelligence as they might judge to be of importance to America in this great contest."

With this letter another petition was also sent to his Majesty, which, like those that had preceded it, was truly an insult and mockery. It was vague in respect to the subject matter, false in respect to a number of facts, indecisive as to American rights, and, though called a petition, asked for nothing. All these truths will appear from a slight examination of the petition itself. It begins in these words: "We your Majesty's faithful subjects of the Colonies," &c. &c. Now can any man of sense and candour be persuaded that these men, notwithstanding their professions, could possibly be the "faithful subjects" of the King, when they denied their subordination to the Parliament, of which the  
King

King is  
they, in  
present  
to the  
King,  
author  
and of  
sentati  
to imp

In t  
"union  
lonies,  
"ardent  
them r  
hint w  
what r  
they h  
knew  
sonabl  
mean  
same  
ever y  
same  
forml  
union  
jects,  
openl  
their  
indep

In  
"too  
they  
ation  
her v  
have  
possib  
we k  
their  
repr  
jecte

King is head and supreme representative? Could they, in the nature of things, be faithful to the representative, while they withheld their obedience to the principal? Could they be faithful to the King, when they had taken up arms to oppose the authority of that supremacy in which he participates, and of which he is the supreme executive representative? It is an absurdity; a fallacy too glaring to impose on a vulgar understanding.

In the next paragraph they wildly talk of an "union between the Mother Country and the Colonies," and in another declare, that they are most "ardently desirous that the former harmony between them may be restored." But there is not the least hint what kind of union they wished for, or by what means that harmony might be restored. This they had avoided in all their petitions, because they knew that Parliament was ready to meet any reasonable proposal of that nature. They could not mean a legislative union, or a submission to the same supreme authority, which is the only measure ever yet invented to combine the members of the same society together; because this they had uniformly denied. It must therefore be a federative union. Thus while they professed themselves subjects, they spoke in the language of allies, and were openly acting the part of enemies; and while in their petition they declared their subordination, by their actions they proved their design to be that of independence.

In their usual style of dissimulation they profess "too tender a regard for the kingdom from which they derive their origin, to request such a reconciliation as might be inconsistent with her dignity or her welfare." What this reconciliation was, they have also avoided to mention. But so far as it is possible to collect it from their words and actions, we know it to be an exclusive right of legislation in their colonial assemblies. They had refused to be represented in the British Parliament; they had rejected a plan for establishing an American branch

of that legislature, in which they would have been perfectly represented; they had rejected the proposition made by the House of Commons, leaving their colonial legislatures in the possession of the right of granting their contributions to the national defence in their own way. What other mode of reconciliation, consistent with the "dignity, or welfare of the kingdom," was now left? There was none which the powers of human reason could devise, short of independence.

Like their former petitions, this was not deficient in abuse of Administration. Their conduct was said to be replete with "delusive pretences, fruitless terrors, and unavailing severities;" that they had since the last war adopted "a new system of statutes and regulations" to enslave the Colonies. But the novelty of this system they had not, in any of their proceedings, attempted to point out. The difference between the principles upon which the colonial administration has been managed since that period, from those on which it had been managed before, remains yet a secret to all the world but the Congress. Indeed no assertion can be more false; because every statute and every colonial regulation since that time, is founded on a variety of precedents. Similar statutes had been passed in former reigns, and some of them so early as the last century, and all of them had been cheerfully submitted to by the Colonists, so that there was nothing novel in their principles. But this charge was necessary to deceive the people of both countries. It was necessary to raise some phantom of injustice, to prevail on Britons to give up rights which were as ancient as the settlement of America, and which the Americans by their conduct had always acknowledged; and it was necessary to induce the Americans to withdraw themselves from that allegiance, from whence they had derived their freedom, their safety and happiness.

The prayer of the petition was vague, nugatory, and insidious. They desire his Majesty "to point out

out fo  
of his  
prove  
That  
had n  
reject  
reman  
Was  
expla  
to the  
of pe  
them  
the c  
memb  
thori  
there  
fine  
the n  
be re  
point  
State  
pene  
conc  
that  
migh  
relie  
been  
How  
who  
thei  
and  
pos  
ciat  
eve  
con  
fro  
an  
of  
Br

m

out some *mode*, by which the united applications of his *faithful* Colonists to the Throne may be improved into a happy and permanent reconciliation." That men should speak of a reconciliation, who had never taken one step towards it, and who had rejected the means of affecting it when offered, is remarkable. But what did they mean by *some mode*? Was it possible for his Majesty, without the least explanation, to divine what ideas they had annexed to these words? Did they mean the appointment of persons to hear their complaints, and to redress them if just? They knew that the Parliament was the constitutional guardian of the rights of all the members of the empire, and possessed complete authority to redress their injuries, if any subsisted; and therefore that it was their duty, as subjects, to define their rights, and to propose to the Parliament the means by which they desired those rights might be restored; and this very method had been pointed out to them by his Majesty's Secretary of State. Did they mean that his Majesty should penetrate into their desires, which they had artfully concealed? This was impossible. Did they mean that he should make some proposal, by which they might be enabled to grant their own aids, and be relieved from parliamentary taxation? This had been fully complied with, in the resolution of the House of Commons; and moreover, Commissioners who had espoused their cause, and were friendly to their measures, were sent over to confer on these and all other matters, and to make and receive proposals. But even with these they refused to negotiate in the character of subjects. They would not even confer but in their illegal, independent, and congressional capacity, insidiously hoping to draw from the Commissioners a concession of the legality and independence of their constitutions, the want of which had hitherto prevented the enemies of Britain from entering into an alliance with them.

Much clamour, ill-founded and unjust, has been made by the abettors of the American rebellion



against his Majesty's Ministers, for not attending to this and other petitions equally nugatory, and affronting to the supreme authority of the State. I call this clamour ill-founded and unjust, because the very faction who made it know, that in consequence of the former petitions, the House of Commons, divesting itself of all resentment at the indignity offered to the supreme authority of the State, by a denial of that authority, and a refusal to participate in it, the greatest it could possibly receive from its subjects, condescended to propose a plan which avoided these objections, was reasonable and just, and would have been adopted as a sufficient ground of negotiation at least, by men who were not resolved on independence; and that, in pursuance of the last petition, Commissioners were sent over with more enlarged powers, to negotiate, and to know their as yet untold and latent desires. And they also know, that the proposition of the House of Commons, made with the best intentions, and founded in the strictest justice, was loaded with the opprobrious terms, "unreasonable and insidious;" and declared that it "was held up to the world to deceive;" and that the subsequent commission in the hands of their own friends was treated with equal insult and neglect. The authors of this ill-founded abuse upon Government, appear to have lost all sense of the duties of subjects. If the American rights were infringed, it was most certainly their duty as subjects to define those rights, and to propose a remedy by which they might be restored. Why then has it not been done, if they were sincere in their professions, and desirous of an union with this country? Why has their whole conduct, from the beginning of the dispute, been dark, indecisive, hypocritical and insidious?

From this view of the facts it must appear evident, that there has been great, and indeed too much, condescension on the part of the State towards its subjects; that it has made advances towards a reconciliation as far as it possibly could, without giving

giving  
of Gr  
from a  
positio  
they ha  
in the  
receiv  
power  
quishi  
all dec  
on pr  
clearly  
The  
patche  
prepa  
The B  
mitted  
them.  
the cl  
assum  
their  
arms,  
tary f  
lectec  
jesty'  
and l  
Su  
Cong  
were  
offer  
atten  
The  
loni  
and  
the  
rea  
the  
wit  
cou  
ter  
the

giving up its essential rights, the rights of the people of Great-Britain, and discharging the Americans from all subordination; that from a lenity of disposition, and a desire to avoid the effusion of blood, they have overlooked, for a long time, insults greater in their nature than any which they would have received, without resentment, from any sovereign power whatever; while the Americans, relinquishing the characters of subjects, and laying aside all decency of language, have rested their pretensions on principles which, when candidly examined, clearly amount to a claim of absolute independence.

The Congress and their adherents, having dispatched the petition, proceeded in their military preparations with greater vigour, and more system. The Provincial Congresses, Conventions, and Committees, became the executive authorities under them. These made daily advances in setting aside the established Governments, and in a short time assumed all their powers. Additions were made to their army. The republicans were embodied in arms, the loyalists were disarmed, and all the military stores and ammunition in America were collected in their magazines. Having taken his Majesty's fort at Ticonderoga, they invaded Canada, and besieged the British army in Boston.

Such was the general state of their affairs, when Congress received advice that British Commissioners were on their passage to America, empowered to offer to the Colonies terms of accommodation, and attended by a formidable military and naval force. They knew that a very great majority of the Colonists were attached to the British Government, and, though disarmed would be ready to support the Commissioners as far as it was possible, in every reasonable proposal they should make. They saw the impossibility of obtaining their ultimate aim without foreign assistance, and that assistance they could not obtain even from the common and inveterate enemy of Britain, while they remained under the character of its subjects.

The necessity of their affairs now compelled them to throw off the mask. That design which they had disguised under the most solemn professions of loyalty, and of the most ardent desire to be united with Great-Britain on constitutional principles, was now to be openly, and as solemnly avowed. To effect this in Congress, much cabal and intrigue was necessary. Many of the members, recollecting their instructions, knew the sentiments of the people in general, and besides saw the ruin and horrors of a measure so bold and dangerous. Their cabals continued near a month; the republican faction met with much opposition, and for a time, despaired of success; at length, however, having made some proselytes to their opinion, they resolved to risque the vote of Independence. And yet after all the arts of intrigue had been solong essayed, the question was put, and the Colonies were equally divided. But upon the next day the question being again resumed, contrary to their own rules, Mr. Dickinson, a gentleman naturally timid and variable in his principles, retracted his opinion, and gave the casting vote. Thus did this great event, which was to support seditious faction in the heart of the Mother Country, and to involve it in a war with two powerful nations, depend on the vote of an individual member of its own community!

The vote of Independence was soon followed by another, to abolish the old, and to institute new forms of Government. This measure was eagerly adopted by their adherents, who had now all power in their own hands. They were combined in Congresses, Conventions, and Committees. They were arrayed in arms by voluntary associations, and there was moreover a regular armed force under the Congress to support them; while the loyalists, and friends to the British constitution, were without a head, and without weapons. These had been long since disarmed. The Governors of all the royal Colonies had been driven from their governments, while those of Pennsylvania, Rhode-Island, and Connecticut,

Conne  
and i  
oppos  
(excep  
not d  
The P  
did no  
seditio  
condu  
officer  
whole  
sition.  
Island  
creatu  
measu  
were  
which  
royalt  
The  
factions  
power  
had d  
oppos  
ing al  
ever  
Adam  
most  
them  
pend  
that  
to ac  
he h  
after  
nari  
thei  
den  
the  
V  
prin  
tha  
con

Connecticut, were permitted to remain unmolested, and in office. The King's Governors had given opposition to their measures, while the others (excepting the Governor of Maryland) either had not disapproved of, or had openly abetted them. The Proprietary Governor of Pennsylvania, if he did not abet, did not, from the beginning of the sedition, discover the least disapprobation of their conduct. His friends, his magistrates, and all the officers of his own appointment, not ten in the whole Colony excepted, were leaders in the opposition. In the two Charter Governments of Rhode-Island and Connecticut, the Governors were the creatures of the faction, and at the head of their measures. All obstacles being thus removed, they were not long in establishing their new States, in which they excluded every trace of the powers of royalty and aristocracy.

The time was now come when the independent faction, having obtained by their arts sufficient power, were not afraid to acknowledge that they had deceived the people from the beginning of their opposition to Government; and that notwithstanding all their solemn professions to the contrary, they ever had independence in their view. Samuel Adams, the great director of their counsels, and the most cautious, artful, and reserved man among them, did not hesitate, as soon as the vote of Independence had passed, to declare in all companies, that "he had laboured upwards of twenty years to accomplish the measure; that during that time he had carried his art and industry so far, as to search after every rising genius in the New England seminaries, and employed his utmost abilities to fix in their minds the principles of American Independence, and that he rejoiced he had now accomplished the measure."

We have now before us a brief view of the principles of the American rebellion; and we find that it has risen from the same source, and been conducted by the same spirit with that which effected  
the

the destruction of the English Government in the last century. The leaders in both set out with a pretence of asserting the liberties of the people. Professions of the most zealous loyalty and firmest attachment to the established Government, were the veils under which, for a time, they concealed their sedition. The same arts and, hypocritical falsehoods, with the same kind of illegal and tumultuous violence, were employed by both. Factious conventions, committees and mobs, were the instruments by which they carried their treasonable practices into execution. If the pulpits of the sectaries in England in the year 1641, re-founded with sedition, the pulpits of the Congregational Independents and Presbyterians, from Nova Scotia to Georgia, rung with the same flagitious doctrines. Upon a faithful enquiry it was found, that in the four New England Provinces, there were only twelve among five hundred and fifty dissenting ministers, and in all the other Colonies a still less number, who declined the rebellious task. If the opposition to the rebellion in England was composed chiefly of the members of the established Church, the same people, with the Quakers, Methodists, &c. as soon as their scheme of Independence was known, formed the opposition in America. And if the abolition of the monarchical and aristocratical parts of the constitution was the great object of the independents in Britain, all the circumstances attending the American rebellion added to the event, prove incontestably, that the American republicans had the same design from the beginning constantly in their view.

The parallel between these rebellions might be carried yet further; but enough has been said to place the motives and designs of the American insurgents in their true light. If indeed there was any difference between them, it has consisted in the different conduct of the Princes, in whose reigns they have respectively happened, towards the insurgents. In the reign of Charles the First, it must be

be ack  
afforde  
they c  
carried  
quent  
money  
ceedin  
of oth  
the fro  
the pr  
has ha  
the le  
to inj  
ment,  
trary,  
desire  
late.  
tection

Hav  
itorig  
I shall  
observ  
subje&

I kn  
lonies  
Parent  
ferent  
suboro  
streng  
their  
opini  
not f  
ancie  
have  
Colon  
comp  
levied  
They  
city,  
Rome  
rights

be

be acknowledged that there were grievances which afforded a plausible pretext for opposition, though they could not justify the extent to which it was carried. Among these may be reckoned the frequent dissolutions of Parliament, the raising of money without the assent of Parliament, the proceedings against some of its members, and a variety of other transactions which did not consist with the freedom of the British constitution. But in the present reign there has been no one act which has had the least tendency, or which has discovered the least wish in the Prince or his Ministers to injure the constitution of the British Government, or to oppress the insurgents; but on the contrary, there have been the strongest proofs of a desire to preserve the constitution pure and inviolate. It has been a reign of the most ample protection, without one act of oppression or injustice.

Having thus traced the American rebellion from its original source to the declaration of Independence, I shall conclude these reflections with some general observations, which naturally arise out of the subject.

I know it is the opinion of some men, that Colonies cannot be long kept in subordination to the Parent State. That, like individuals in the different stages of life, they will in their youth be subordinate; but as soon as they are arrived at strength and maturity, they will naturally throw off their connexion with their Parent State. This opinion I have ever thought ill-founded. It is not supported by any instances to be found in ancient or modern history. The revolt of Colonies have ever been occasioned by other causes. The Colonies of Rome were oppressed; they were compelled to pay excessive tributes. These were levied by their Governors appointed at Rome. They furnished armies for the protection of the city, consisting of double the numbers supplied by Rome itself; and yet they did not participate in the rights of Roman citizens. They were neither enrolled

enrolled in their legions, nor could vote in their Comitia; they were deprived of any possibility of sharing in the emoluments, honours, or dignities of office; they were not even treated as members of the State, but as slaves; and although they had often solicited the senate to give them the rights of citizens, the pride, the folly of the senate rejected their supplications, and therefore they revolted.

The great mistake of Rome in the government of their Colonies and Provinces, was founded in the arrogance of power. Rome sent out colonies, because the principal territory was too full of inhabitants. She selected for this purpose the lowest and meanest of the people. These, and those whom her arms had lately conquered, her pride considered as an inferior class of mortals, not entitled to the rights of humanity. They were therefore indulged with few privileges. The State never considered that in time, by cultivating the same arts, and by their superior industry, which the situation they were placed in tended to promote, they would become equally improved in knowledge, and possessed of equal, if not superior power; and that when this should happen, they would naturally resent the odious distinctions made between them and the other members of the State. To this folly the revolt of the Roman Colonies can only be justly attributed.

The revolt of the British Colonies has arisen, as we have seen from opposite causes. It is not uncommon for contrary extremes to produce the same effects. If the Romans gave less freedom to the colonist than the citizen enjoyed at Rome, Britons gave more liberty to the Americans than the subject enjoyed in Britain. Instead of giving them the same privileges, and subjecting them to the same powers to which the subjects in Britain were subordinate, they gave them rights which, if they did not amount to independence itself, approached as near as possible to it. Instead of enslaving them, they gave them more freedom than was consistent with true civil liberty. The

The d  
the poli  
proper  
looking  
every ty  
spread i  
the disa  
while t  
thodists  
Menon  
Govern  
terms w  
in the a  
Colonie  
the Col  
sition i  
Britain  
seen th  
daily su  
their co  
remain  
and ev  
and bu  
part of  
is dail  
money  
upwar  
own o  
and fa  
ment.  
paren  
field,  
more  
who  
perist  
ruine  
are lo  
delive  
this  
that  
just

The causes of the revolt being now ascertained, the political physician cannot be at a loss for the proper remedy, nor despair of a cure. Upon looking into the state of the patient, he will find every symptom in his favour. - The poison has not spread itself through the general mass of the people; the disaffection is confined to two sects of dissenters; while the people of the established Church, Methodists, Lutherans, German Calvinists, Quakers, Menonists, &c. are warmly attached to the British Government, and ready to embrace any reasonable terms which shall remove the constitutional defect in the authority of Parliament, the inability of the Colonies, and the causes of future revolt. In short, the Colonies at this moment are in that very disposition in which Charles II. found the people of Britain at the time of his restoration. They have seen the arts and frauds of their leaders, and are daily suffering under their treachery and tyranny; their country has been drained of its labourers, and remains uncultivated; their commerce is ruined, and every necessary of life is extravagantly dear, and but few to be obtained; and to increase this part of their distress, the little property remaining is daily seized, and nothing returned for it but money of no value, inasmuch that they have wasted upwards of 40,000,000*l.* sterling in forging their own chains. Laws the most unjust, oppressive, and sanguinary, have been made for their government. Children have been driven from their parents, and husbands from their wives, into the field, to support the tyranny of their rulers; and more than one fifth part of their white inhabitants who were capable of bearing arms, have already perished in a war, unjust and unnatural. Disarmed, ruined, and incapable of assisting themselves, *they are looking up to Great Britain with impatience for deliverance from yet more grievous misfortunes.* In this situation, no man of reflection can doubt but that these unhappy people are ready to accept any just propositions for removing their distress, and giving



giving them future safety; nor is it possible not to see, that this is the critical moment which Government ought to embrace for establishing that system of polity in the Colonies which will hereafter secure them to Great Britain.

This disposition in the Americans, Government will certainly meet with propositions which shall give them reasonable liberty, and more firmly unite them to Great-Britain.

In order to effect these great purposes, temporary expedients, so often tried and so often ineffectual, must be avoided. These kinds of remedies are unworthy of wisdom; they have never yet failed to produce greater difficulties than they were intended to remove. The remedy should be such as to meet the disease, and to eradicate its causes. If it does not do this, it effects nothing, or something worse than nothing; it leaves the disorder to break out again at some future period, with redoubled virulence.

The inexpediency of the remedies hitherto applied will appear evident, if an individual may presume to canvass the resolutions of the State. The matters in dispute between the two countries lie in a very narrow compass. They may be all reduced to one great object, *viz. The right of the supreme authority of the State over the Colonies.* The statesman in Britain contends, and justly contends, *for the necessity of a supreme authority over every part and member of the empire.* In this he is supported by all precedents, by every known system of polity, by the reason and nature of civil society, and by the concurrent authority of all writers on Government. On the contrary, the Americans assert, that by the constitution of the English Government, settled and confirmed by the great Charter of Rights, it is essential to the freedom of America that its landed interest or freeholders should be *represented* in the great Councils, which make the laws by which *their properties, their liberties, and their lives are to be affected*; and that without this the British Govern-

ment

ment is  
proposi  
rest on  
ciples o  
They a  
ciled, v  
shall inc  
leave th  
Coloni  
represent

Non  
to the  
proposi  
1776, d  
nor con  
tained  
Americ  
in the  
cised b  
those a  
right t  
in full  
to the  
of the  
acts ov  
of the  
degree  
might  
gocia  
great  
Fro  
a num  
ran in  
cesses  
her C  
and t  
on bo  
of the  
so far  
amou  
of it.

ment is certainly *despotic* over them. Now these propositions are both true; and while the parties rest on them, it is impossible that an union, on principles of genuine policy, should ever take place. They are lo repugnant, that they cannot be reconciled, without some intermediate proposition *which shall include the affirmative of both*—or which shall leave the parliamentary authority *supreme* over the Colonies, and at the same time give the Colonies, a *representation*.

None of the measures proposed by Great-Britain to the Colonies have tended to these purposes. The proposition of the House of Commons in the year 1776, did neither give up the authority of Parliament, nor constitutionally modify it, but ultimately retained it on those very principles on which the Americans had denied it. The Colonies were left in the possession of the right which they had exercised before, of granting aids to the Crown; but if those aids were not approved by Parliament, its right to tax them, though not represented, remained in full force. Besides, this proposition related only to the right of taxing the Colonies, but the denial of the authority of Parliament regarded all legislative acts over them. Nor was the political incompetency of the Colonies, arising from their disunion, in any degree removed. Hence, however the proposition might and ought to have served as a ground for negotiation, it did not meet, nor tend to remove, the great object of dispute.

From one extreme, Great-Britain, pushed on by a number of events as unexpected as unfortunate, ran into another. Dismayed at a series of ill successes in America, occasioned by the misconduct of her Generals, and the hostile declaration of France, and totally misinformed, by the arts of the factions on both sides of the Atlantic, in respect to the desires of the Americans in general, the terms next offered, so far as they were made known, if they did not amount to absolute independence, were little short of it. The right of Parliament to tax the Colonies

was explicitly given up. The instructions of the Americans to their delegates in Congress, the repeated declarations of Congress before, and even at the time of their declaring their independence, to be more firmly united *on constitutional principles*, were forgot, and all that Government seemed to expect was a fœderative "*union of force*" between the two countries. If Great-Britain was too tenacious of the ancient authority of Parliament in the first, she was too inattentive to her rights in the last propositions. If she fell short of the wishes of the Colonists in general in the first, she infinitely surpassed them in the last; so that none of them were agreeable to the people in general of America, because they did not contain any ground upon which might be erected a *constitutional union* between the two countries. They did not meet the allegations of the parties, nor tend in any degree to reconcile the difference.

These propositions were not only defective, but ill-timed. If the British councils had shewn a determined firmness to maintain the authority of Parliament in the time of the Stamp Act, and had then offered the resolution of the House of Commons, it would in all probability have been made the ground of negotiation. The republican faction was not then formed, or prepared for military opposition, and must therefore have submitted. And had the propositions sent over by the last Commissioners been made before the independents had received assurances of assistance from France, they would certainly have been accepted; but at the time they were made, the Congress had formed their alliance with France. They had seen the unparalleled blunders of the British commander, the evacuation of Philadelphia, and the retreat of the British army to New-York; and upon being informed of the purport of the terms then offered, they perceived that Parliament had given up its authority; that the councils of the British State were yielding to their wishes; and they were confirmed in this

opinion

opinion  
assuring  
and obtain

It was  
festive a  
rence o  
The Am  
The first  
who had  
their ne  
with G  
of the  
men wh  
would f  
authorit  
up. A  
modific  
An uni  
object o  
not con  
tries co  
appear  
and civ  
depend  
their fa  
Britain  
ravages  
which  
entailed  
On  
desper  
cruelt  
bated  
of Fra  
origin  
and d  
a rec  
place  
any p  
peop  
than

opinion by letters wrote by the faction in Britain, *assuring them that if they persevered, they must in the end obtain absolute independence.*

It was not probable that propositions, both defective and ill-timed, would meet with the concurrence of the persons to whom they were made. The Americans were now divided in two parties. The first, and by far the greatest, consisted of men who had severely felt the tyranny and cruelties of their new rulers, and sincerely wished for an union with Great-Britain on the fundamental principles of the English Government. The second were men whom nothing less than perfect independence would satisfy. The loyalists did not wish that the authority of Parliament, should be absolutely given up. All that they desired was, that it might be modified, and made more constitutional over them. An union, and not a separation in polity, was the object of their pursuit. But the terms offered did not contain any principles on which the two countries could be united; on the contrary, they, to all appearance, laid a sure foundation of future quarrel and civil wars, and consequently of American independence; an event equally inconsistent with their safety and happiness as with that of Great Britain. They therefore preferred the temporary ravages and horrors of war to the lasting mischiefs which these propositions, if accepted, must have entailed on them and their posterity.

On the other hand, the independents now grown desperate from their rebellion, and the innumerable cruelties committed on the loyalists, equally reprobated them, because they hoped, by the assistance of France, soon to obtain the great object of their original design, and to support their own power and dignity, which they knew they must resign if a reconciliation with Great Britain should take place. Hence it happened, that there never were any proposals of accommodation held out by one people to another, more universally disapproved than the terms of the last commission.

Seeing then that those defective expedients have failed in settling the difference between the two countries, Great-Britain will certainly pursue other measures more promising of success. A little consideration will tell her, that it is not a commercial alliance, but a firm and solid union which only can secure the Colonies. And in order to know upon what principles this union ought to be established, we are not to search for them in the laws of nature and nations; they are to be found nearer home. Those principles upon which all civil societies are formed, and particularly those upon which the British constitution is established, will best instruct us. Here we shall find,

That a *supreme legislative authority* over every member and part of a society, in respect to every matter susceptible of human direction, is essential in the constitution of all States. That it is this authority, the same fundamental principles of polity, and the same general laws pervading the whole system, whatever may be its form, which create in the subjects the same habits, manners, affections and prejudices, fix the national attachment, from the cement of union, and by an imperceptible impulse compel them to act, on all occasions, in concert for the common good and safety: And that to give up one of the rights of this authority, and more especially the most important of all, the right of taxation, will be only the prelude to a speedy surrender of the whole.

We shall here also perceive, that the British Government is a mixed monarchy, in which the principles of the three simple forms of Government are so wisely mixed and tempered, as to guard, with equal certainty, against the two great enemies to civil liberty, despotism and licentiousness. That a representation in its supreme authority is the essence of its freedom; and that its power over a district of territory whose people are not represented, is despotic, and not free.

Upon

Upon  
rior and  
are inte  
system,  
it; and  
princip  
That in  
powers  
balance  
mixed  
ciples  
under  
will th  
not du

Upo  
lonies  
we sha  
absurd  
that th  
with t  
through  
of form  
nant t  
were  
Color  
betwe  
peopl  
exces  
Propr  
prese  
taine  
cutiv  
to th  
pow  
them  
In o  
of th  
the  
has  
the  
inde

Upon considering the nature and design of inferior and subordinate societies, we shall find, that they are intended to support and strengthen the principal system, and not to weaken, oppose, or to destroy it; and therefore that they should be formed on the principles and fundamental laws of the State itself: That inferior democratical societies, or those whose powers and rights are not properly mixed and balanced, cannot strengthen, but must weaken a mixed form of Government: That the simple principles of aristocracy or democracy will not suit under a monarchy, and so *mutatis mutandis*; nor will the principles of any of them unmixed, and not duly balanced, agree with a mixed monarchy.

Upon looking into the Governments of the Colonies before they were annulled by the rebellion, we shall perceive that they were a chaos of political absurdities, consonant to no system ever yet invented; that they neither harmonized with each other, nor with the State itself; and that they have been settled through the indolence, or ignorance, or corruption of former politicians, on principles totally repugnant to those of the Government to which they were intended to be subordinate. In the Royal Colonies, the powers of Government are divided between the representative of the Crown and the people, without the least intermediate check to an excess of constitutional power in either. In the Proprietary Colonies, the regal power, or the representative of the British State, has scarcely retained the shadow of its authority. All the executive and federative rights of the State are granted to the proprietaries and *their heirs*, and all the powers of complete legislation are divided between them and the people, without any check or controul. In one of the Charter Colonies, the representative of the British State has very little more weight in the legislative and executive powers, than the Doge has in the councils of *Venice*; and in the other two the Governments are, to all intents and purposes, independent democracies; so that they are truly so many

many inferior political monsters, which, have, and ever will coalesce to disturb the peace and order of the society, and in the end to destroy it.

And we must further consider, that men can only be governed either by fear or art: That fear must be supported by force, and that force will not answer our present purpose. For, however it may be used with success by despotic Governments, it cannot be safely employed in one where freedom constitutes its essence, and a great number of people are to be governed by it. We must therefore apply to policy for the means by which the two countries must be united, if united for any series of time. This will teach us to remove, as much as possible, all distinctions in respect to the power, rights and privileges, which have too long subsisted between a subject in Britain and one in America, and consequently to carry over the Atlantic the same fundamental rights and powers, the same constitutional privileges, the same general laws and maxims of polity, under and by which the habits and manners, the passions and attachments of the subject in Britain have been formed, directed and governed; because it is this policy alone that can eradicate that aversion to a mixed monarchy which has been suffered to exist already too long in the Colonies, and which can form a solid and permanent union between the two countries, *making them one people of one mind, in respect to their common interest and safety.*

It is much to be regretted, that neither country seems to approve of an American representation in Parliament, because it is a measure the most consistent with those principles upon which the freedom of the British Government is established. However, since this is despaired of, it will be wisdom, secondary wisdom at least, to adopt the next best. An American legislature, incorporated with the British Parliament, for the purposes of American regulations, in which the Colonists shall be represented, and in which they shall be capable of giving validity to no act but what shall be approved of by Parliament,

have, and ever  
order of the so-

men can only  
: That fear  
force will not  
however it may  
governments, it  
here freedom  
number of people  
therefore apply  
two countries  
series of time.  
as possible,  
rights and  
ted between  
ca, and con-  
the same fun-  
constitutional  
maxims of  
and manners,  
ect in Britain  
ed; because  
that aversion  
suffered to  
and which  
between the  
f one mind,  
ity.

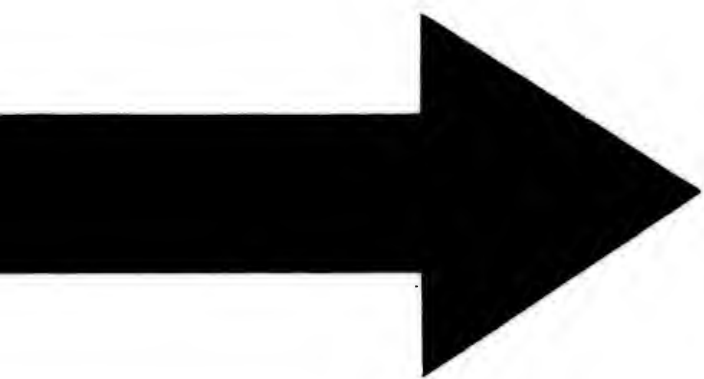
er country  
entation in  
st consistent  
freedom of  
However,  
isdom,  
t best.  
with the  
American  
be repre-  
e of giving  
oved of by  
arliament,

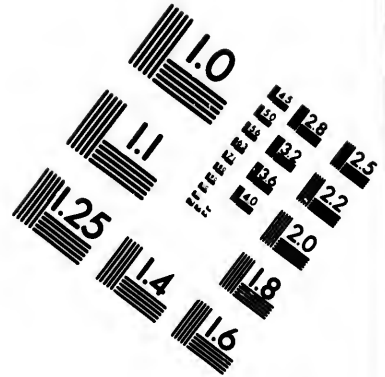
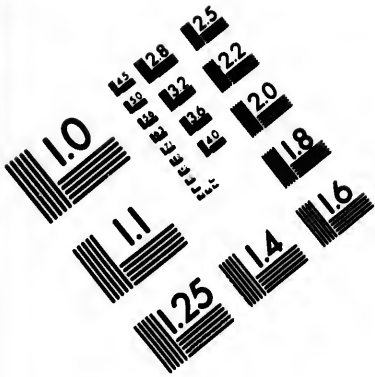
Parliament, is that measure. Indeed there is no other solid, or even rational mode of union in polity, except a representation in Parliament. It is this joint consent which constitutes the unity of the British, and of every other mixed form of Government. By this legislature, if properly constituted, the rights which the Americans claim may be restored, their political inability to grant their reasonable proportions of aids towards the national defence may be removed, a security that they will give those aids on all occasions may be obtained; and their subordination to the British State may be established on such principles as will unite them with Great-Britain for ages to come.

Sincerely disposed, as the greater part of the people in America are, to be more firmly united with Great-Britain on constitutional principles, is it not much to be lamented, that the British legislature, seeing the defect in its constitutional authority over the Colonies, and knowing that it is the great foundation of their discontent, have not taken it into their serious consideration, and adopted the measure most proper for removing it? Had this been done in the beginning of the opposition to the authority of Parliament, the republican faction must have been destitute of the means by which they have inflamed the minds of the Americans, and led them to a revolt. But I am not fond of dwelling on past errors, further than is necessary to amendment. It is not now too late; and perhaps, all circumstances considered, this is the most proper time for doing it. The strong desires of the people, the severity of their new laws, the superlative tyranny of their rulers, the extreme distress they have suffered, and are likely to suffer, and the apprehensions they justly entertain of the insidious designs of the courts of Versailles and Madrid, point out this as the fortunate moment. Men tired of their present misery, and having yet greater in prospect, will cheerfully embrace such proposals as evidently tend to their future happiness. Besides,  
a measure

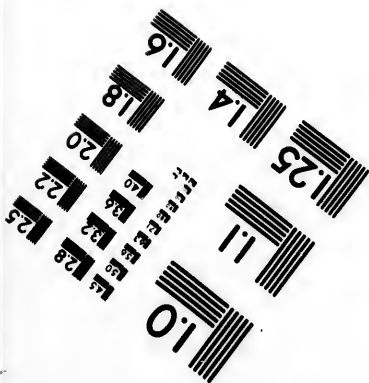
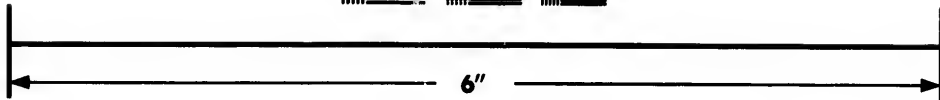
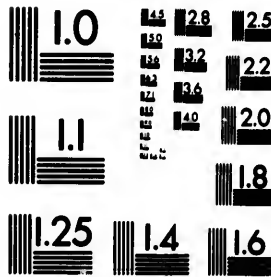








**IMAGE EVALUATION  
TEST TARGET (MT-3)**



**Photographic  
Sciences  
Corporation**

23 WEST MAIN STREET  
WEBSTER, N.Y. 14580  
(716) 872-4503

18  
20  
22  
25  
28  
32  
36  
40

10  
11  
12  
13  
14  
15  
16  
17

a measure of this kind will falsify the declaration of Congress constantly held up to the people, that the Parliament intends to enslave them. It cannot fail to remove their fears and fix a confidence in the justice and upright intentions of the State towards them; and it must do more *towards breaking the confederacy of the Colonies*, and restoring their obedience to Government, than any other measure that can be possibly devised.

The remarkable success of this policy, when adopted by Rome on a similar occasion, will, I trust, prove a lesson of instruction to Britain. The supreme authority of that city was absolute over her Colonies and Provinces. A constitutional participation in the rights of that authority, though possessed by the citizens, was imprudently withheld from the colonists. This distinction, in respect to their politic rights, gave great discontent to the latter. To obtain the same rights which were enjoyed by their fellow subjects in Rome, they entered into a confederacy, and took arms. The *Social war* ensued. Many battles were fought; the colonists often triumphed; and Rome was reduced to the greatest extremity. At length her obstinacy and folly gave way to her safety. A law was passed, called the *Lex Julia*, because proposed and obtained by Lucius Julius Cæsar, granting to such of the Colonies as should lay down their arms, the *constitutional rights of Roman citizens*. This law being immediately communicated to the Colonies, what were the consequences? Those Colonies which were tired of the war, those which were content with the terms offered, and those which wished to be united with Rome, although the mode of the grant was not perfectly agreeable to them, laid down their arms, deserted the union, and returned to their former obedience. And Rome, whose armies had been defeated in almost every battle, now, and not till now, triumphed in her turn; and soon after, honourably to herself, ended the war, and recovered her lost authority over the Colonies.

All

All this  
broils a  
and a  
Princes  
her arm  
This  
jects, to  
despair  
all prob  
same ca  
Great  
tution,  
of liber  
ing all  
and ren  
is there  
duce u  
happy  
the Ro  
a peop  
with v  
opposi  
could  
could  
nials o  
forme  
their v  
surely  
Amer  
insidic  
war;  
merce  
count  
war,  
terms  
cepte  
Sh  
of ac  
out e  
moda  
coun

All this she performed, although, like Britain, civil broils and factions engaged her councils at home, and a dangerous combination of two powerful Princes, the Kings of Pontus and Armenia, employed her arms abroad.

This policy, this act of public justice to her subjects, together with a firmness of spirit which "*never despaired of the commonwealth,*" saved Rome, and in all probability, if pursued, will save Britain. The same causes will ever produce the same effects. Should Great Britain offer to the Americans a civil constitution, containing a measure of power, and a degree of liberty commensurate to her own polity, excluding all distinctions between Britons and Americans, and removing the great cause of colonial complaints, is there not the strongest of all probabilities, to induce us to believe, that it will produce the same happy effects which the like measure produced in the Roman Colonies? If this measure, proposed to a people, at a time when their arms were crowned with victories, and when the State which they were opposing was reduced to the greatest difficulties, could recal to their minds former connections; could remove their fears excited by frequent denials of their reasonable petitions; could revive their former attachments and affections; could dissolve their union, and bring them home to their obedience; surely there is more reason to convince us that the Americans, dreading the ambitious designs of their insidious ally; destitute of the great resources of war; without men, and without money; their commerce lost, their forces generally defeated, and their country ruined by the ravages and expences of the war, will see their own interest, and embrace those terms when offered which they would have accepted in the time of their prosperity.

Should it be objected, that the most liberal terms of accommodation have been already offered without effect, my answer is, that proposals for accommodating a dispute of such importance to both countries, should not only be properly timed, but explicit,

All

explicit, and clear from all ambiguity. They should also fully and equitably meet the subject matter in controversy, and, if possible, the wishes of the people to whom they are made. Now none of the terms offered to the Americans came within these descriptions, as I have before shewn. If then we have been guilty of mistakes through the want of right information, we certainly ought not to suffer those mistakes to prevent our taking such measures as we ought to have taken at first. Rome at length found it necessary to her safety to be just, and to do that in her distress, with little credit to herself, which she might and ought to have done in her prosperity, with greater advantage and better grace. Had Rome continued obstinate, or had she ultimately offered to her Colonies equivocal and inadequate propositions, her glory, if not her existence, must have been sacrificed to her obstinacy and folly.

Why then should not Great-Britain, when involved in the same difficulties, attended by the same circumstances, and having the same prospect of success before her, follow a precedent which promises such beneficial consequences? Is it because the earnest wish of the people of America is not known? It cannot be the case, because it is fully asserted in their instructions to their delegates in Congress, and a variety of other public documents, and declared to be a *constitutional union in polity with Great-Britain*. Is it because the Congress have artfully avoided to gratify the desires of the people in explicitly asking for that union, or because they have insolently refused to treat with this country, contrary to the general sense of their constituents? Both these reasons are the strongest that can be offered in favour of the measure. Is it because a measure, which evidently tends to break the confederated force and union of the colonies—to remove the fears of the loyalists, and to gratify their reasonable desires, which perfectly coincide with the true interest and permanent safety of both countries, is unworthy of the serious deliberations of a

British

British  
faction  
intrigue  
time, and  
it cannot  
reason  
to the f

What  
adequat  
to a me  
countri  
and ten  
time,  
should  
mation  
mistake  
ever gi  
to encr  
of the t

To d  
view d  
wantin  
Britain  
rity ov  
with th

Wh  
and ev  
togeth  
that un  
by wh  
that it  
accor  
upon

An  
Colon  
voura  
curin  
perio  
Im  
induc  
befor

British Parliament? Or is it because a seditious faction within the bowels of the State, by their intrigues and cabals, so incessantly engrosses the time, and distracts the councils of Parliament, that it cannot pursue those means which the dictates of reason and common sense point out as necessary to the safety of the empire?

Whatever may have been the reasons that no adequate propositions, no terms which could lead to a more constitutional union between the two countries, have been settled in the British councils, and tendered to the Americans, it is certainly high time, after a four years military contest, that it should be done. True wisdom directs, that reformation should take place as soon as defects and mistakes are known. A procrastination of remedy ever gives to the evil intended to be removed, time to encrease, and often places it beyond the reach of the most perfect skill.

To conclude these reflections: When I take a view of the present state of Europe, nothing is wanting to convince me, that the welfare of Great-Britain, depends on the recovery of her lost authority over the Colonies, and on a more perfect union with them.

When I consider the principles which ever did, and ever must bind the several parts of civil society together, I am also convinced, that the duration of that union must depend on the principles of polity by which the two countries shall be united, and that it will be longer or shorter as those principles accord or disagree with the fundamental rights upon which the British Government is established.

And when I reflect on the present state of the Colonies, I am equally satisfied that this is the favourable moment for settling that union, and securing the subordination of the Colonies to the latest period of the British Government.

Impressed with these sentiments, I have been induced to lay the foregoing facts and reflections before the Public. I have briefly recited the causes



causes of the present rebellion—the means by which it has grown to its present maturity—the state of American parties—the disposition of the Colonists to which I have added some general remarks on the incompetency of the measures proposed for reconciling the unfortunate dispute between the two countries, and on the prospect of success which other measures, founded in the merits of the dispute, must be attended with. If, in doing this, I shall have contributed to throw any light on the subject, or to point out those measures which will unite the two countries together, my purpose will be attained.

F I N I S.

