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## A. NEW

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OVER THE COLONIES ON
$A \quad M \quad E \quad R \quad C \quad A$ wisent
B E SOL LE $S$ oftre
COMMItTER For the province of

$$
P E N N S \Upsilon L V A N I A
$$

AND THEIR

> INSTRUCTIONS

To their REPRESENTATIVES

## 6. IN ASSEMBLY. Lionchua ir Meat

PHILADELPHIA

Printed ; and London Re-printed for J. ALmon, oppolite Burlington House, in Piccadilly. $177^{\circ}$

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## Extract from the Minotze of the COMMITTEE.

 SATURD $1 Y_{,}$JuLE 16, [17y4].THE committoe for the [province of Pruyfivenie] met sccording to o djournment.
John Dickinson, Doctor Willian Surta, Jouzph Read, John Kidd, Elibha Paict, Wi2liam atlag, Jamze Smith, Jamit whioit, Danizl Broadhisad, Jobn Okely, and WriliAM SCULL, are appointed to prepare and bring in a draught of inftructions.
Mondy, Fyily 18 . The commitree appointed to bring in inftructions, reported, that they had made a draughts, which they lide upon the table.
Moovd, That they be read, - which was dene.
Tuofdey, fuly 1g. Upon a motion made and feconded, agreed, that the draught of inftrutions brought in by the committee, and which were read, be re-committed to the fame committet.
Wradujday, Ju/j20. The committee having brought in a draught of inftructions, the fame were debated. amended and agreed to.

Thur diay, Fuly 2 1 . The inftructions were figned by the chairman. - The committee, in a body, waited on the Affombly then fitting, and prefented the fame.

It having been moved, that the effay of the inftruesions firft propoted to be given to the honourable Af. rembly of Pomfltuania, by the provincial committe

[^0]
## [ vi ]

aficibbled \& Pbiladipbia the 18 th inftant might be abridged, leaving out the zrgumencative part, of as to be more proper for inftrutions, the fame wa agreed to's thenerfolved at the ficte time, that she whole work ought to be publifhed, as highly. deferving the peruth and feriour confleration of every friaed of liberiy within thet colonies.
Arread vaidimoy (2, That the chanks of thio committee bígiven from the chair to Jorn Dres moons. Lig; for the grear affifance they have dorived fropit the taudable application of hit eminent abilitioe to the fervice of bis country is the above perfermance.

## Zntrife from t5r Kinisits, - CHERLES THOMSON, Clerl of the Comintites.

- Mat Dicerrisor bring averate this disy on account of the funeral of a selation, she nast dey divich (tanty in aivery obfiftug difineer, dilivered to him from the chair the chadks of the - comenitter; to what he replieds - CMI. Cuationar.
- I heartily thank this refeectible Afeuthly for the foonout they have conferred upon me, but want wong to exprefe the

 -me into the train of: fentimente, which the comanitceraty phased to think juft; and other, with the like opportunitiee of informa-
- tion wouldrmach betier have darirvey to reeeive the, thanksy they new generoully give. I confider the approbencion of this company 20 Nin evidetice, that they entertalir a (avourable' opinion of my goad inationty and encotirn ament for al to apply themCelves, in thefe unhappy times, 10 the fervice of the public, fince event fifiall ondeaboury to promece chatfervict, cutb fild ie very valuable seward. I will try, duriag the remainder of ray life, to remember my duty to our common country, and, if it be poffiDEs, to render myelf werthy of the honour for which I now fand 99 deeply indebted.
" I thate yot, sit, for the polfte and altaionate mannier in Whati you hate comarunickted tie fime of tite commitite to me.".

MVpointed, it wha confidered, whetser it pouth rotto proqer to fom romelind of - Acetoh, however impercet it thithtbo of ull rie gitevinced bf the colonicus ate of counte of their contithtiond tighiti.

 ed ablolutely neceflary, no longer to cont fine ourfelves to occafional complaints and pantitrematios, hint, if pomble, fovatein Iopeadegre of ciortainty ebmernitio ous

-IT 1 nte prrecived, that if the inftruitions fapali herfermodian this plan, thoy suould soniprehend manyitad zery impoptampafitions, which it would be pseper ce imen duce, by previoully affigning the reafons, on which they were foundea.: Othervife, the pofitions might not appear to the committee to be juft. From this confideration it became neceffary to render the inftructions long and argumentative $s$ and whoever candidly reflects on the importance of the occafion, will think fuch a method

PRE

very jufifinble.
dionour expret the or meeting meir peral of informahatiks, they his company nion of my . apply thempublic, fince da a very variy life. to in be poffis Which I now
te manter in bittee to me.".

## [ viii ]

> Tas daughtofinfitmetiotis being brought into the provincipal committec anad rend, apd aopbjeetion being made to any of tite tringiples, efferred in them, it wat pot chan che meceffry, that the argumentuive pare fionld continuo suy longer in thom. The commitce, that brought in the dragght, therefore movod, that thie ppatt of the infriuctions mighe bo fopartied from the reft. Whereupon the draight was recompetited, for thie purpofes, tio the committes, that brougbe it in. Thise wab done. $\qquad$

Smanair additiono hive been minde to the other perts now called "An Bifinys sec. fince the vote for publifhing! The additionis are diftinguilhed by crotchets thas [ 1 an If the tere it was not thonight aecefitry to obserye the filic of infrututiona. The noter hatia boce relmoft entirely added










## RESOLUTIONS, ©oc.

'At a provincial meeting of deputien cbofen by the fevertal countiess, in Pennfylvania, beld at Philddetphia, Yuly i5, 1774, and continued by adjournments from day to day.

## PRESENT.

For the city and county of Pbiladelpbia.

Thomas Willine, Joaspa Mouldis,
Johw Drckimow,
Petse Chivaliza,
Edm. Pzinimoton,
thomas Wharton, Јовм Coz,
Josiph Rzid. Тно. Wиarton, jun. Sakuzi Exwin, Thomas Fitzzimons, Dr. Willinм Smith, Isanc Howsll, adam Hubley, Georer Schloise, Samubl Miles, Thomas Mizfliw. Chratoph. Ludwic,

Anth Moxais junai
Gronor Gray:
John Nixon,
Jacos Biroz,
Thomas Pixioss,
John M. Nziart,
Jomathan B. Smith;
Jnimes Minas,
Thomas Barclat,
Benjamin Marbhaly,
Samull Howzle,
Willink Mouldia,
John Robzits,
John Bayard,
William Rus,
Charles Thomsoì:
[ 2 .]
Bucks.
John Kidd, John WilikinsonyHenry Wynxdop, James Wallace.Josepa Kirkiride,Cbefer.
Fran. Richarpgon, Hvoн Lloyd,Elisha Prici,John Haet john sellirs,John Hart, Francis Joheson;Anthony Waing, Richaid Rabey.Lamcafer.
Gboror Rose Emanyml CarpintizJamze Wziz,Joszph Firriz;Whliam Athes,Matthias Slovor,Alexandir Lowry.Mogrs Exwin.
rork.Thomas Hartliy.James Suita,Joszph Donaldion;
Cumberland.
James Wilsong: William Iavine.
Robert Macaw,Berks.
Edward. Biddle, .Thomas Dundas,
Daniel Broadhead, Christoph. Schultz: Jonathan. Potrs,
Thicte fon Nortbamptom.William Edmunds, John Oxbley,Petbr Kechlein, Jacos Arndt.Nortbumberland.Wiliiam Scull, Samurl Huntza.Bedford.
George Woods.
Wefmoreland.Robert Hannah, Jambs Cavett.

## [ 3 ]

## THOMAB WILLING, Chairman.

CHARLES THOMSON, Clerk.
Aopexd, that in cafe of soy difference in fentiment, the queftion be determined by the deputies roting by countié.

Thz letters from Bofion of the igth of May were then read, and a flyort nccount given of the ftepi taken in confequence thereof, and the meafures now pursuing in this and tie reighbouring provinces if after which the following RESOLVES were paffed.


#### Abstract

UNAN. I THT we acknowledge nurfelves, and the inhabitatio of this province, liege fubjects of his motjeity king George the Third, to whom they and we owe and will bear true and faithful allegiance.


#### Abstract

Unaw. 11. That as the idea of an unconftitutional independence on the parent ftate is utterly abhorrent to our principles, we owe the unhappy differences between Great Britain and the Culonies with the deepeft diftrefs and anxiety of mind, as fruiters to her, grievous to us, and deStructive of the beft interefts of both.. $\infty$ A. 2

UMAN.


## [4]

UYAW. WII. That it is therefors our tr-: dent defire, that our ancient harmony. with the mother country fhould be reftored, and a perpetual lave and union fubfift between us, on the principles of the conftitution; and an interchange of good offices, without the leaft infraction of our mutual rights.

- Un AN.IV. That the inhabitants of thefe colonies are entitled to the fame rights and liberties Wrowim thefe colonies, that the fubjects born in fingland are entitled to Within that realm.

UNAN. V. That the power affumed by the parliament of Great Britain to bind the people of thefe colonies, $\$$ by fatuto xh all Cases what soever, " is uncobe fitutional; and therefore the fource of thefe unhappy differences.
UNAN. VI. That the act of parliament, for hutting up the port of Boflon, is un. conftitutional is oppreffive to the inhabitants of that town ; dangerous to the liberties of the Britijocolonies; and therefore, that we confider our brethren at Bofion as fuffering in the common caufe of thefe co-lonies.

UNAN. VII. That the bill for altering the adminiftration of juftice in certain criminal

### 1.31

minal cafes within the province of Maffe cbufots-Bhy, if peffed inco an act of pare liament, will be as uneonfittutional, opprefilive and dangerous, as the aot above. mentioned.

Unan. Vhat, That the bill for changing the conftitution of the province of Mafoe abufetts Bay, eftablithed by chartar, and enjoyed fince the grant of that chamer, if pafed into aniset of parliament, mill be unconficutiond and dangerous in its cons. fequences to the American colonies,
led by bind atutes inconce of

UNAN. IX. That there is an abfolite neceffity, that a congrefs of deprities from the feveral colonies be immediately affem. bled, to confult together, and foum a general plan of conduct to be obferved by all the colonies, for the purpofos of procucing relief for our foffering brethren, obtrining redrefs of our grievances, preventing future difónfions, firmly eftablifhing our rights, and refloring harmony betwees Great Britain and her colonites on 2 con ftitutional foundation.

Unan. X. That, although a furpenfion of the commerce of this large trading province, with Great Britain, would greatly diftrefs multitudes of our induftrious in-
habitants,

## [ 6 ]

habitants, yet that facrifice and a much greater we are ready to offer for the preo fervation of oup liberties; but, in tendernefo to the people of Great Britain, as well as of this country, and in hopes that our juft remonftrances will, at length, reach the ears of our gracious fovercign, and be no longer treated with contempt by any of our fellow fubjects in England, it is our earneft defire; that the congrefs, fhould firt try the gentler mode of fating our grievances, and making a firm and decent claim of redrefo.
XL. Resolved, by a great majority, That yet notwithftanding, as an unanimity of counfels and meafures is indifpenfably neceffary for the common welfare, if the congrefs fhall judge agreements, of nonimportation and non exportation expedient, the people of this province will join with the other principal and neighbouring colonies, in fuch an affociation of non-importation from and non-exportation to Great Britain as fhall be agreed on, at the congreff.
XII. Resolved, by a majority, That if any proceedings of the parliament, of which notice fhall be received, on this continent, before or at the general congrefs, hall render

## [7]

der it neceflary in the opinion of that cont grefo, for the colonies to take farther ftopo than are mentioned in the eliventh refolves in fuch cafe, the inhabitants of this province Thall adopt fuch farther fteps, and do all in their power to carry them into execution.

> Unin. XIII. That the venders of merchandize of every kind; within this pro- vince, ought not to take advantage of the refolves relating to non-importation in this province or elfewhere $;$ but that they ought to fell their mercliandize, which they now have, or may hereafter import, at the fame rates they have been accuftomed to do within three months laft paft.

Unan. XIV. That the people of this province will break off all trade, commerce, and dealing, and will have no trade, commerce, or dealing of any kind with any colony on this continent, or with any city or town in fuch colony, or with any individual in any fuch colony, city; or town, which thall refufe, decline, or neglect to adopt, and carry into execution fuch general plan as fhall be agreed toin congrefs.

Unan. XV. That it is the duty of every member of this committee to promote, as much as he can; the fubfcription

## [ 81

ret on feot, in the fereral connties of this province: for the relief of thie diftreffed inhablitaites of Boffor.

Unan. XVI. That this committer give ipfrractions on the prefent fituation of pubis lic affairs to their reprefentatives, who are to meet next week in Affembly, and requeft them to appoint a proper number of perfons to attend a congrefs of deputices from the feveral colơnieg, at fuch time aad place zo may be agreed on, to effect one general plan of conduct, for attaining the great and important ends mentioned in the minth refolve.

$\qquad$

INSTRUCTIONS

## INSTRUCTIONS

 From the Committre to the Ripre: bentatives in Abeemily met.Gentiemen,

THE diffenfions between Great Britsin and her colonies on this continent, commencing about ten years ago, fince continually encreafing, and at length grown to fuch an excefs as to involve the latter in deep diftrefs and danger, have excited the good people of this province to take into their ferious confideration the prefent fituation of public affairs.

The inhabitants of the feveral counties qualified to vote at elections, being affembled on due notice, have appointed us their deputies s and in confequence thereof, we being in provincial committee met, efteem it our indifpenfible duty, in purfuance of the truft repofed in us, to give you fuch inftructions, as, at this important period, appear to us to be proper.

We, fpeaking in their names and our own, acknowledge ourfelves liege fubjects of his majefly king George the third, to whom "we will be faithful and bear true allegiance"

Our judgments and affections attach us, with inviolable loyalty, to his majerty's perfon, family and government.

## [10]

We abknowledge the prerogatives of the fovereigh, among which are included tho great powers of making peace and war, treatiee, leagues and alliances binding wof appointing all officers, except in cafes where other provifion is made, by grants from the crown, or laws approved by the crown-of confirming or annulling every act of our affembly within the allowed time-and of hearing and determining finally, in council, appeals from our courts of juftice. "The prerogatives are limited," "as a learned judge obferves, "by bounds fo certain and notorious, that it is impoifible to exceed them, without the confent of the people on the one band, or without, on the other, a violation of that original contract , which, in all ftates impliedly,

+ And though we are frangers to the original of moft ftates, yet we muft not imagine that what has been here faid, concerning the manner in which civil focieties are formed, is an arbitrary fiction. For fince it is certain, that all civil focieties had a beginning, it is impoffible to conceive, how the members, of which they are compofed, could unite to live together dependent on a fupreme authority, without fuppofing the covenants abovementioned.

Burlemaqui's Princ. of pol. law, vol. 2. p. 20.
And in fact, upon confidering the primitive fate of man, it appears moft certain, that the appellations of fovereigns and fubjects, mafters and flaves, are un'known to nature. Nature has made us all of the fame fpecies, all equal, all free and independent of ench other; and was willing that thofe, on whom the

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of the ded the nd war, ng us in cafes grants by the g every allowed ning fcourts 6 limit" by hat it is out the and, or of that tes impliedly,
riginal of what has hich civil For fince eginning, nbers, of together fuppofing
2. p. 20 . ve fate of lations of 2 are unIl of the endent of hom the hą
pliedly, thd in ours mof exprefly, fubfitm between the prince and rubject. - For thefe prerogatives are vefted in the crown for the Jupport of Socity, and do nat in-
has befowed the fatme faculties, fhould have all the fame rights. It is therefore beyond all doubt that in this primitive fate of nature, no man has of himielf. an original right of commanding other, or any tite to forereignty.

There if none but God alone that has of bjufiff, and in confequence of his nature and perfectige, is thatural, efential, and inherent righe of giving lawe to mankind, and of exercifing an abfolute fovereignty overthem. The cafe is otherwife between man and man's they are of their own nature as independent of one another, as the are dependent on God. This liberty and independence is therefore a right naturally belonging to man, of which it would be unjuift to deprive him agzintt his wilt: There is 2 beautiful paflage of Cicero's to this purpolet Notbing is more agreciable to tbe fupreme Deity, that governs this univierfot than civil focietics lawfully ofablijped.

When therefore we give to fovereigns the title of God's vieegerents upon earth, this does not imply that they derive oheir authority immediately from God, but it fignifios only, that by means of the power lodged in their hands, and with which the people have invefted them, they maintain, agreeable to the views of the Deity, both order and peace, and thus procure the happinefs of mankind. Id. p. 40 .

But it will be here objected, that the feripture itfelf fays, that every man ought to be fubjeat to the fupreme powers, becaufe they are eftablifhed by Godt.

[^1]
## [12]

trench any farther on our natura/fliberties, than is expedient for the maintenance of our civify
But it is our misfortune, that we are compelled loudly to cill your attention to the conficeration of another power, totally different in kind-limited, as it is alledgeds by no "boundz" and "wearing a moft dreadful afpect, with regard to Americe. We mean the power claimed by parliament; of right, to bind the people of thete colonies by ftatutes, 6 IN ALI
I anfwer, with Grotius, that men have eftablithed civil focieties, not in confequence of a divine ordinance, but of their voluntary motion, induced to it by the experience they had had of the incapacity which feparate families were under, of defending chemfelves againt the infults and attacks of human violence. From thence (he adds) arifes the civil power, which St. Pater, for this reafon, calls a buman power ${ }^{\circ}$, tho' in other parts of fcripture it beari the name of a divine inftitationt, becaufe God has approved of it as an efiablifhment ufeful to mankind t.

All the ocher arguments, in favour of the opinion we have been here refuting, do not even deferve pur notice. In general, it may be obferved, that never were more wretched reafons produced than upon this fubject, as the reader may be efafily convinced by reading Puffindorf on the law of nature and nations, who, in the chapter correfponding to this, gives thefe arguments at, léngth, and compleatly refutes them 9.

## - 1 Blackfinne 270.

$$
\text { Id.p. } 42,43 .
$$

[^2]
## $[13]$

 CABS Wratsorvene - poveh as Wp. ere net, and from local cifcunflances. camot, be, reprefented there utcerly fubverfive of our natural and civil libertienpaf crents and reafon convincing us, that there nover exifted, and never can exift fate thus fubordinate to another, and yot retaining the flightef portion of freedom ps happinefs.The import of the words above quoted needs no defcants for the wit of man; 18 We apprehend, cannot poffibly form a more clear, concife, and comprehenfivo definition and Jentence of flavery, than there expreffions contain.

This power claimed by Great Britain. and the late attempts to exercice it oves thefe colonies, prefent to our view two events, one of which muft inevitably take place, if the Thall continue to infif on her pretenfions. Either, the colonifts will fipk from the rank of freemen into the clafs of laves, overwhelmed with all the miferies and vices, proved by the hiftory of mankind to be inseparably annexed to that deplorable condition: $\mathrm{Or}_{\text {, }}$ if they have fenfe and virtue enqugh to exert themelves in firiving to avoid this perdition, they muf be involved in an oppoftion dreadful even in contemplation.

Honour, juffice, and bumanity call upon us to hold, and to tranfinit to our pofte-

## ( 141

 fity thit tiserty whief we received fifout weilch to oporestidicen: Dat it it ourduty to lecivelibeity to then. No infamy, wiguity, or chuly, can oxceed our own, - we, born thit edicicted in a couptry of freedom, entiled to its blefings, and knowing their value, pufilhaimouly deferting the poft affigned us by divine Prol vidence, furrender fucceeding gen erations to a condition of wrecticiednef, from which no human efforts, in all probability, will be fufficient to extricate them; the experience of all ftates mournfully ded monftiting to us, that when arbiteraty power has beet eftablifhed over them even the wifeft and braveft natione, that ever flourified, have, in a fetw years, degenet fated into abject and wretched vaffals. w? So ahrming are the meafures already the ken for laying the foundations of a' defpotic' authority "of Great Britain over ut, and with fich artful and inceffant vigilance is the plan profecured, that unlefs the prefent generation can interrupt the work, wbile it is going foripard, can it be imagiped, that our children, debilitated by our imprudence and fupinenefs, will be able to overthrow it, wiben compleated? Populous and powerful as there Colonites may grow, they will ftill find arbitrary domination not only ftrengthening with MR. . their
## (3)

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leive
$5(1)$
1 ovils protring 130 110 , Prom rations from babililthem; Hy dee bitrenty titeren at ever egene er ub vigi unleft pt the it be ted by will be kated? olonies bitrary with their
their frength, but exceeding im the rwife. ref of lis progrefina, a it ever modow. all the artlefs advitityes that cip acrio to the governed. 1 Thfo sdiynce with regularity, which the divine nithor of ons exiftence has impreted on the faudibs purfuits of hit creaures - But defpotifon. unchecked and unbounded by any lawosmever fatiffied with what has been done, while any thing remaint to be dones for the accomplifhinent of its purpofes-con-

- ta virtue is neceflary in a republic, and in a mo
narcly tionour, fo far is neceflary in a deffotic got
vernmetht : with regard to virtue, there is no occafion
for it, and homour would be extremely daugerous.
Here the immente power of the prince: if. devolved
intirely upon thole to whom he is pleafed to encruit $f$ to
Perions capable of feting a value apop themelves
would be likely to creare revolutiont. Fear mof
therefore deprefis their fpirits, and extinguifh oven this
leaft fenfe of ambition.
Mont. Spir. of Lawis, val. 2. b, II. ch. g.
An idka of dofpotic power.

When the favages of Louifiana are defirous of fruit, they cut the tree to the toot, and gather the fruit. This is an amblam of derpotic goy ernmentoíl hoolV.c.13.

The principle of defpotic goverpment is fear $;$ bit a timid, ignorant, and faint fifited people have no occafion for a great number of laws.
Every thing ought to degend here on two or thar ideas; therefore there is no neceffity that any netw notions thould be added. When we want to breat horfe, we tike care not to let him change his mafter his leflon, or his pace, Thus an impreftion is mato on his brain by two or three motione, and no mole. :

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\text { Ld. book Vo ch. } 14
$$

2 Edifying letters, 28 coll. p. $315^{\circ}$
fiding, Spot on that jinhabisa by civit ntions, thert the veftigero ceodefor to be oberved 1

To us therefore te a peare, thin alarming petiod, our duty te God, uar countiy, to ourflets, and Wor pofte ty, to exert our utrnof ability, in pu, ting and ettablibing harmony betiree Great Britain and thefe Dolonicts ou 1 convri utronaz roundattov, tha For attint 5 thil gject ondidefintro wod, wo reva you to appoint a sproper number of ton to uete a conguta dppution $x$ ty ofopies, ppoint. dold a ove of theretat

 Wis inthered

 the the depocies tron ${ }^{2}$, proxince why Findicer and ancour a a do copper Tht meafare er may he devifed for tho chmon welfare, We thinktit proper, par: Eicharly to inform you, how far, we ap prehend, they will be fupported in their conduct by their conftituents.


## [ 18 ]

ternal tegiflation - ef impofing tayer or daties internal of external - and of regolating trade, except with refpect to gry pew atricles of commorec, which the Colomies may hereafter saife, as fik, wine, \&rc, roent ferving a right to egrey thefe from ono con lony to another- -3 repeal of all flatutes for guartering troops in the Coloning, of fubjecting them to any expence on account of fuch troops of all fatates impofitg dities to be paid in the Coloniog, that were paffed at the acceftion of hie prefent majefty, or before this time \& which ever period thall bo judged mort adyifable-of the ftatutes giving the couste of gdimiralty in the golonies greater power than courts of admiralty have in Englond-of; the har. tates of the 5 th of George the Second. chapteg the 22d, and of the 23 d of Gcarges the Second, chapter the zath of the ftitufe for Ghutting up the poft of Bofonand of enery other fatute particulurdy af. fecting tho provinge of Maffachufetts Bayo paffed in the laft feffion of parliament.

In cale of obtaining thele terms, it is our opinion, that it will be reatonable for the colonies to engage their obedience to the acts of parliament, commonly called the acts of navigation, and to every othar act of parliament declared to have force, at this time, in thefe colonies, other than thofe

## (20)

OHOC regalato ying new. Colomies Sce. Ho ono com flatutés inios, os account mpolitg ves that prefons ich ever We-m dmiralty Comets the fata Second, Gearga the fitphon Inly afo ts Bay. int. s, it is ble for nee to called other force tham thofe
thore rabore-memioned, and to comfism fuch fatutes by atts of the fevend effemdins. Itil allo our opinion, that cilfing oxan ple ffom our mother country, in abioc Hibints the courts of watds and liveries, somores the capite, and by knights fervice, apd popteyance;" it with be reafonablefor the optedics, in cafe of dbtaining the werms beforumaitioned, to ferle acertain ammal raverve ato his majeft, his heirs and foctrefioth, fibject to the controut of perimment, aption fatiofy all dameges donesto the that the Gompariy.
IThtsiour idew of fertling tarevenue, avifas from a 4 terfe of thuty to our foveroighis rand bf efterm for our moulher country. \$We Kfiow and beve fele the benefisade a Cubur ainare itomicsion with ther. We weinhar are fo Itupid as to be ignorate of Uthem; nor ro liffuit es to didey whem. We thave alfo esperienced the pleafures of gratitude and loves tes wrell as advantages fromithat connexilon. Thesimpreffions are mot get ofafed. WWe confider ber circumftances with tender concern. We have not been wativg when conftitutionally called upon, to affit her to the utmoftiof our abilitiens infomuch that fhe has judged itreafonable to make us recompences for our oveiftrained exertions : and we-now think

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\mathrm{C}_{2} \quad \mathbf{W}
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## [ 20 ]

we ought to contribute more than we do, to the alleviation of her burthens.

Whatever may be faid of thefe propofals, on either fide of the Atlantic, this is not a time, either for timidity or rahneff. We perfectly know, that the great caufe nowagitated, is to be conducted to a happy conclufion, only by that well tempered cumpofition of counfels, which firmnefts prudence, loyalty to our Sovereign, refpee to our parent State, and affection, to our native country, united, muft form.

By. fuch a compact, Great Britain will fecure every benefit, that the parliamentary wifdom of ages has thought proper to attach to her From ber alone we fhall continue to receive manufactures. Io ber alone we thall continue to carry the vaft multitude of enumerated articies of commerce, the exportation of which her policy has thought fit to confine to berfeif. With fuch parts of the reorld only, as the has appointed us to deal, we thall continue to deal; and Jucb commodities only, as the has permitted us to bring from them, we fhall continue to bring. The executive and controuling powers of the crown will retain their prefent full force and operation. We thall contentedly labour for her as affectionate friends, in time of tran quility;

## [21]

guilitys and cheerfully pend for her, as datiful cbildren, our treafure and our blood, in time of war. She will receive a certoins income from us, without the trouble or - The train of Officers, employed by Grast Britain, confume a very large part of what fles takea ftomp Hs. She therefore increafes our diftreftea to mako up for that confumption. They will hereafter grow more and more oppreffive, we more and more unears; The more and more difturbed. We could raife the fame fum in a much more coffo, equal, and choap manner, thap the can do. The attention of fmall fatep extends much more efficaciouly and benieficially to every part of the teriforien, than that of the adminiry Atration of a vaft empire. The reprefentativer ia affembly, who are taxid, whentaz Pzopleare TAXED, AND ACCOUNTABLE TO THEM, will have double motives to the cure, that the rijing and oxpendige money is manared in the beff way ${ }^{-}$The Houite of Commonp moud not bear to iexamine coory particular relating to the juft taxation of auiry county on thit continent, and to fotth, all tbe accaunts fairly: If they could go through the impenfe labour, it would be impofible for them to do any other bufinefo, In Ihort, by not doing it, they would be unjiaf: by doing it they would he wfoles. Equity and reaton demonftrate that fuch 2 power belonge not to them. We have had fopere remarkable inftances on this continent fome few years ago, of the crown being according to all thc forms of bujinefs charged with articles, that never went to the ufe of the crown. Thefe were parguifites, and who could be fo puritanical as to blame the civil word. It is faid, our barracks goft about. 68000 of this money-and that the barracke at another place, not deferving a comparifon with ourt, coft. E.40,000 fterling. We built our own, ourfolves, and were as faving and careful as we could be,

## [ 22 ]

expence of collecting it it-without bling combantly lifturbed by complainte of griertic smeen, which the cannott juftify, and will zotirtedrds. In cife of wars or in anysar mesegency of diftrefs to her, we fhall alfo
 graftientill ; of ont thouffind poutids; teaken out of Ferapockets, thot othe hundred, fis is prababilly, with Weratfuns mpplied to the fervile of the erbwin. De-




 arace Incie fit hit Upon eith fay the exceltent
 vithightroti, has hot fett afters to be crimg and
 * mofthimiaw, it has bech Gretil as muthat antible - peoplerevara de to retratirquemite their tind; and
 - chis burmeirproperfity to betawlef, that nothing - Witt a vinent death coall dexte them of their vio - Jerites Thifs evil atas lte ybot in human patures

 c they eant feize the whiteq."
uss That que 'bofinefs of miot zingdoms has' been ill of mandiged, proceeds from this; it imports the tower - rank of metionly, and the people (whofe cries fesocdom reath the printe, tillit is too late, and tillall ${ }^{51}$ is patirimedy) that matters' fhould be frug dlly or© dered, ibecaute cuxes mint arfeftom their fwear and - hibour at thad'tese prince's eir and 'fivour, or who hoped to c. have

[^3]
## [ 23 ]

bespady and willing to contribate all nids within aur powera and we folemnly do: clarco that on fuch occafiona, if we or onf pattarity thall wefurfon neglect or decline thua: les

* have him in their poffefion, were frayed by ane * other fort of intereff : they like profufion, ar havn * ing had a profpect to be gainers hity thag cagan * fill fet their arcount even vith the fate is suall os chate upon their land is mere than balamsel bys: "frat placio or, larse prifian"?
See the lord-kefply North's account of ahufen in the condua and dichiflof the Rublick mongy in the time of king Ch. Ift Thofe, who, in our simee, mot the conduchors of the fame lind of dirty werts mat compare the madern ingenious ways and megns with. thofe of their morthy Bredeceffots.

Amone ocbers, pretended want of money in the treafury, in order th have a pretence for givinc me whes ofbitant price for neceffries. Lending the crovpank 8 per cent, money which was raifed at 5 and 6 . Paym: ing with the public money a pretending it to be prin vate, and taking intereft. Depreciating the publie dehts and funds, buying them of the holdere at balf. their north, and afterwards by interef getting fhom paid in full. Precending to give up all power in ren commending to places for a copfideration, and then infifting on recompending fill, and fo getting both ways. Rolling over lofles ypon the crown, or public, while the gain was to fank into private packett. A father ftopping a large fum in his own hind, which was to have been paid the public creditors. Beforie ie can be brought to account he dies. The money finks into the pocket of his heir, He obtaing a pare don of all his father's debts. Grofs frayds in office found out. Then new officers and falariss fot up ao checks. The new prove as great kngves as tha ald. and

## [24]

to contribute;, it will be a mean and mas. nifef violation of a plain duty, and a weak, and wicked defertion of the true interefto) of this province, which ever have been
and form a fcheme of collufion and mutuat undorftanding. But the public pays for all, and the power of the court is Atrengtiened.' An old placeman bege leave to fell. Pockets the moriey, and by and by, through interef, gtts a new place grafis. Extriva gant men fquander their own money in their public eanployinents of ambafidors, governors, \&c. and charge the public with more than they have realy fpent, while what they really spent was ten times more than neceflary. The bufinefs of old offices transforfed to new: but the profite of the old ftill kept up, though become finecures, An old fervant of the public retites upon a pention. He who fucceeds him, by interef, gets it continued to him: Another gets an addition to his falary, and then fells hio place for a great dcal more than it coft him, and $f 0$ an additional load is laid on the public: for the addition muft be continued, becaufe the place was bought. An annual fum is granted by the public for a public ufe, as keeping up a harbour, or the like. A private man, by intereft, gets a grant of the jobb; the public concern is ntglected, and the public pocket picked. Crown lands perpetually begged and given away to Atrengthen ${ }^{3}$ the court intereft. The crown confantly kept in debt, and parliament folicited to pay thofe debts occafioned merely by the voracity of the court. Commanders of fleets order a fuperfluous quantity of ftores. By collufion between them and the ftore-mafters, this fuperfluous quantity is sild $2-$ gain to the king, and the money funk in thei. jockets. Sometimes the ftore-mafters gave receipts for more than was received into the king's fores, and the mo-

## (25)

mise weak iterefo. - be'en and and muft be bound up in the prufperity of our mother country. Our union, founded on mutual compacts and mutual benefits, will be indifoluble, at leat more - firm, than an union perpetually difturbed by difputed rights and retorted injuries.

ney was divided among the plunderers. The king's works done by the day, whereas it would have been cheaper by the great., Money pretended to be coined gratfs. Lifts of large fums newly coined produced. But the contrivance was to make the pieces unequal, and then the too heavy pieces were carried back to the mint, and the profit funk in private pockets, \&ec. Secret forvice is a huge cloak thrown over an immenfe fcene of corruption; and under this cloak we muift not peep. Our court-men tell us, there muft -be large fums expended in this way, and thofe fums cannot be accounted for; becaufe the forvices done by them muft never be known. But we find, that the commons, A.D. 1708, addreffed queen Anne for accounts of penfions paid for fecret fervice to members of parliament, or to any perfons in truft for them, and that' the queen ordered faid account to be laid bufore - tbe boufe".

Contrafts are a great fund of minifterial influence. It is well known, that our miniftry do not agcept the molt reafonable offer; but the offer which is made by thofe who have the greateft parliamentary interet; and that in war time, every man who furnifbes for the goo vernment, is enriched; in France, the contrary ; which Thews, that we manage our public money much worfe than the French miniftry do theirs. In the late war it is notorious, that feveral of our purveyors and commiffaries got eftates fufficient to fet them up for earls and dukes. But as Burnet + fags, 'the regard that

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## [ 26 ]

Secondiy. If all the terms above mentioned cannot be obtained, it is our opinion, that the meafures adopted by the congreff for our relief mould wevert be relinquifbied or intermitted, until ybofe relating to the troops-internal legifition, impotition of taxes or duties hereafterthe: 35 th of Henry the 8 th , chapter the

- 18 Hewn to members of parliament among us, caufo - that few obufos can be inguired into or dijfovered.

> Po. Dise, b, v. P; 274-277

What redrefs could a poor plundered, unrepretent--d solony obtain againft a Vorres, fupported by a frong parliamentary influence. We know what feveral goyernopef Minorca have dared to do. A governor of Gbraltar has yentured to opprefs eyen We garilon of that important place, The very drudgery of examinine accounts would probably lecure him. If caft, the injuries, could not be recompented. A fucceffor mighis prove as bad - "Viefrixprovincia plorat"
It has been faid in Great Britain, that Lord Chatbam, Lord Candin, and fome other great mien, have faught the colonies to defpife her authority. But it is as little true as the multitude of fivedives vented againf the colonies. The conftant practice in thefes publications, is to confound facts and dates, and then to rail. It hould be remembered, that the oppofition in Amurice to the ftamp act was fully formed, and the congrefs beld at New York, before it was known on this continent, that our caufe was efpoufed by any man of note at home. We thould be glad to count fuch venerable names in the lift of our friends. They are the true friends of our mother country, as well ae of this; and ages unborn will ble's their memory. But if every man in Grsat Britain is carried by the tream of prejudices into fentiments hoftile to our freedom, that freedom will not be she lef efteemed, or the fooner relinquifhed by Americans.

## [27]

2d - the extenfioh of admiralty courts-the port of Bofomand the province of MafachuFith Bay are obtained. Every modification or qualification of thefe points, in our judg. ment, thould be inadmiffible. To obtain them, we think it may be prudent to fettle fome revenue as above-mentioned; and to fatisfy the Eale India company.

Thirdiy. If neither of there plans thould be agreed to, in congrefs, bat fome other of 2 fimilar nature Chall be framed, though on the terms of a revenue, and fatisfaction to the Eaf India company, and though it fhall be agreed by the congrefs to admit no modification or qualification in the terms they Chall infift on, we defire your deputies may be inftructed to concur with the other deputies in it; and we will accede to, and carry it into execution as far as we can.

Fourtaly. As to the regulation of trade-we are of opinion, that by making fome few amendments, the commerce of the colonies might be fettled on a firm eftablifhment, advantageous to Great Britain and them, requiring and fubject to no future alterations, without mutual confent. We defire to have this point confidered by the congrefs; and fuch meafures taken, as they may judge proper.

In order to obtain redrefs of our common grievances, we obferve a general inD 2 clination

## [28]

clination among the colonies of enterning into agreements of non-importation and non-exportation. We are fully convinced that fuch agreements would withhold very large fupplies from Great Britain; and no words can defcribe our contempt and abhorrence of thofe colonifts, if any fuch there are, who, from a fordid and illjudged attachment to their own immediate profit, would purfue that, to the injury of their country, in this great fruggle for all the bleffings of liberty. It would appear to us a mof wafteful frugality, that would lofe every important poffefion by too ftriet an attention to fmall things, and lofe alfo even thefe at the laft. For our part; we will cheerfully make any facrifice, when peceffiry, to preferve the ireedom of our country. But other confiderations have weight with us. We wifh every mark of refpeet to be paid to his majefty's adminifration. We havé been taught from our youth to entertain tender and brotherly affections for our fellow fubjects at home. The interruption of our commerce muft diftrefs great numbers of them. This we earnefly defire to avoid. We therefore sequeft, that the deputies you fhall appoint may be inftructed to exert themfelves at the congrefs, to induce the members of it to conifent to make a full and precife fate of grievances, and a decent yet firm claim
of redrefs, and to wait the event, before any other ftep is taken. It is our opinions that perfons thould be appointed and feat home to prefent this fate and claim, at the court of Great Britain.

If the congrefs hould chure to form agreements of non-importation and nonexportation immediately, we defire the deputies from this province will endeavour to have them fo furmed as to be binding upon all, and that they may be PERMANENT, thould the public intereft require it. They cannot be efficacious, unlefs they can be permanent 3 and it appears to us that there will be a danger of their being infringed, if they are not formed with great caution and deliberation. We have determined in the prefent fituation of public affairs to confent to a ftoppage of our commerce with Great Britain only s but in cafe any proceedings of the parliament, of which notice thall be received on this continent, before or at the congrefs, hall render it neceffary, in the opinion of the congrefs; to take further fteps, the inhabitants of this province will adopt fuch fteps, and do all in their power to carry them into execution.

This extenfive power we commit to the congrefs, for the fake of preferving that unanimity of counfel and conduct, that plone can work out the falvation of thefe colonies,

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coloniet, with a frong hope and trufto that they will not draw this province into sapy meafure judged by us, who muft be better acquainted with its fate than, frangers, bighly inexpedient. Of this kind, we know any other ftoppage of trade, but of that with Great Britain, will be. Even this ftep we fhould be extremely afflicted to fee taken by the congrefs, before the other mode above pointed out is tried. But foould it be taken, we apprehend, that a plan of reftrietions may be fo framed, agreeable to the refpective circumftances of the feveral colonies, as to render Great Britain fenfible of the imprudence of her counfole, and yet leave them a neceffary commerce. And here it may not be improper to take notice, that if. redrefs of our grievances cannot be wholly obtained, the extent or continuance of our reftrictions may, in fome fort, be proportioned to the rights we are contending for, and the degree of relief afforded us. This mode will render our oppofition as perpetual as our opprefion, and will be a continuat Clatim and Assertion of our Rights. We cannot exprefs the anxiety, with which we wifh the confideration of thefe points to be recommended to you. We are perfuaded, that if thefe colonies fail of unanimity or prudence in forming their refolutions, of of fidelity in obferving. them,

A truff ace into nuft ba in $\operatorname{Aran}-$ is kind, ade, but e. Even afflicted fore the is tried. ind, that framed, ances of r Great of her eceeffary be imedre's of btained, reftricortioned and the hode will as our tinuaf Rights. , with of thefe a. We hies fail ng their oferving. them,

## [31 3

them, the oppofition by notomportation and non-exportation agreenébits will:bs Ineffectuals and then we thall bave only the alternative of a more dangerove cons tention, or of a tame fubmiffion.
Upon the whole, we thall repofe the higheft confidence in the wifdom and ith tegrity of the enfuing congref: And though we have, for the fatiffiction of the good people of this province, who have chofen us for this exprefs putpofe, offered to you fuch infructions, as bive appeared expedient ou us, yet it is not our meaning, that by thefe, of by any you may think proper to give them the geputies appointed by you thould be feftrained from agrecing to any meafures that thall be approved by the congrefs. We thould be glad the deputics chofen by you could, by their influence, procure our opinions hereby communicated to you to be as nearly adhered to as may be poffible: But to avoid difficulties, we defire that they may be inftructed by you, to agree to any meafures that thall be approved by the congrefs, the inhabitants of this province having refolved to adopt and carry them into execution. - Laftly - We defire the deputies from this province, may endeavour to procure an adjournment of the congrefs to fuch a day as they thall judge
proper,

## $\left[3^{2}\right]$

proper, and the appointment of a flandi ing committec.
Agreed, that Jobn Dickinoon, Jofeph Read, and Cbarles Thomfen, be a committee to write to the neighbouring colonies, and communicate to them the refolves and infructions.
Agreed, that the committee for the city and county of Pbiladelibbia, or any fifteen of them, be a committee of correfpondence for the general committee of this province.
(x) $x^{205}$






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## [ 33 ]

 ommitolonies, lves and$$
\text { E S S A Y }{ }^{*}, \delta_{0}
$$

THE authority of parliament has within thefe few years been a queftion much agitated ; and great difficulty, we underftand, has occured, in tracing the line between the rights of the mother country and thofe of the colonies. The modern doctrine of the former is indeed truly remarkable; for though it points out, what are not our rights, yet we can never learn from it, what are our rights. As for example-Great, Britain claims 2 right to take away nine-tenths of our eftates -have we a rigbt to the remaining tenth ? E

No.

- This piece has been written in füch hafte, under fo great indifpofition, and amidft fuch a confufion of public affairs, that it is hoped, its inaccuracies will be looked upon with indulgence. If longer time could have been beftowed upon its correction, it would have been at leaft fhorter, if not more exact. The firft appointment of a committee to form a draught of inftructions, was made on the fourth of laft month. See note on the extract, dated the 18th of July.


## [ 34$]$

No.-To fay we have, is a "traiterous" pofition, denying her fupreme legilature. So far from baving properity, according to thefe Itte found novels, we are outfelves a property.

We pretend not to any confiderable fhare of learning; but, thanks be to Divine Goodnefs, common fenfe, experience, and fome acquaintance with the confitution; teach us a few falutary truths on this important fubjeet.

Whatavia difficulty may occur in tracing Whetinge, yet we contend, that by the laws of Coti, and by the laws of the conflitution, a thine theie muft be, beyond which her aithority cannot extend. For all thefe laws are* "grounded on reafon, fall of juftice $t$, and true

- Park. Deb. 7. 40g. "What of that? Shall not we give judgment, becaule it is not adjudged in the books before? We will give judgment according to geasON, and if there be no reafon in the booke, I will not regard them."

Speech of Anderfon, Lord chief jurtice of the queen's bench, in the reign of Elizabeth. Gouldse. Rep. 96. edit. 1653 .

4 It feems to me, that the wattural juffice, which is 2 duty of man, ought to be fylled the parmt, ind nourifter, of ceiry other virtse: and affuredly, withour this nabit," 2 man can neither moderate his defires, nor be brave, nor wife. For, it is a barmony, and pence, of the whole foul; with a full concert of words, and actions: And the dominion of fuch a habit may be rendered: morecin-
the queen's DSB, REP,
e, which is rd nouriner, is nabit, 2 brave, nor the whole Hons: And morecent foliewatas
true equity," mild, and calculated to promote the freedom and welfare of men. Thefe objects never can be attained by abolithing every reftriction; on the part of the gover nors, and oxtinguißhing every right, on the part of the governed.

Suppose it be allowed, that the line is not exprefsly drazun, is it thence to be concluded, there is no implied line? No Englimh lawyer, we prefume, will venture to make the bold. affertion. "The King may reject what bille, may make what treaties may coin what

## E. 2

monoj,
fpicuous, if we examine the other habite of virme, Tar the good of there is private, refpecting the individual but the good of naturail jufice refpects whole fyfteme, and throughout the univerfe." -
In the celefial Jyfem of the world, as it marthals out the univerfal rule of things, which are thup decreed by God; it is providence, and barmony, and right. In 2 civil fate, it is juftly called prace, and good order. In a domplic $\operatorname{fante}$, it is the like mindddrefs of hurband, and wife, towards coach other; the good will of fubordinte members. In the body, it is bealth, and /ymunery, of parts; which are, principal things, and much beloved by every living creature. In the foul; it it wijdom; that wifdom which arifee amongft men, from the knowidge of canfecs and from natural juffica.
Since therefore, this habit doth thus inftruet, and preferve, the whole and every part; rendering all the fame, in heart, and in tongue, why may it not be faluted; by tho univerfal voice, THA pARENT AND NOURBHER OF syery virtub?"
 (8uria 1559.

## $\left[\begin{array}{lll} & 3 & ]\end{array}\right]$

money, may create what peers, and may pardon what offences, He pleases *.". But is his prerogative refpecting thefe branches of it, unlimited? By no means. The words following thofe next above quoted from the *Commentaries on the Laws of England," are-" unlefs where the conftitution hath exprefily, or by evident conséuence, laid down fome exception or boundary; declaring, that thus far the prerogative thall go, and no farther." There are "fome boundaries" then, befides the "c exprefs exceptions; " and according to the ftrong expreffion' here ufed, "the conftitution DECLARES there, are." What "evident confequence" forms thofe "boundaries?"

The happinefs of the people is the end, and, if the term is allowable, we would call it the body of the conftitution. Freedom is the fpirit or foul. As the foul, feaking of nature, has a right to prevent or relieve, if it can, any mifchief to the body of the individual, and to keep it in the beft health; fo the foul, fpeaking of the conftitution, has a right to prevent, or relieve, any mifchief to the body of the fociety, and to keep that in the bert health. The "evident confequence". mentioned, muft mean a tendency to injure this health; that is to diminiig the happinefs: of the people-or it muft mean nothing. If,
may parBut is ches of e words from the ingland," hath exCE, Jaid ; decla hall go, e. bounexcep preflion es there forms the end, uld call edom is king of ve, if it indivilth; 6 n, has hief to that in uence", injure ppinefs If there:
therefore, the conftitution "declares by evident confequences" that a tendency to diminifh the happinefs of the people, is a proofs that power exceeds 2 "boundary," beyond which it ought not to "go;" the matter is brought to this fingle point, whether taking our money from us without our confent, depriving us of trial by ji $y$, changing conftitutions of government, and abolifing the privilege of the writ of babeas corpus, by feizing and carrying* us to England, have not a greater tendency to diminif our happinefs, than any enormities a King can commit under pretence of prerogative, can have to diminith the

* Of great importance to the public is the prefervation of this perfonal liberty: for if once it were left in the power of any, the highef magiftrate, to imprifon arbitrarib, whomever he or bis officers thought proper, (as in France it is daily practifed by the crown) Therg WOULD SOON BE AN END OF ALL OTHER RIGHTS AND IMMUNITIEs."--"A natural and regular confequence of this perfonal liberty is, that every Engli/bman may claim A RIGHT TO ABIDEIN HIS OWN COUNTRY SO LONG AS HE PLeAsRS, and not to be driven from it unlefs by the fentence of law. Exile or tranfportation is a punifament inknown to the commion lawi". "ct The king cannot conftitute a man lord lieutenant of Ireland againft his will, nor make him 2 foreign ambaffador. , For this might in reality be no more than an honourable exile." Blackstone 35 to 138 .
- "Thefe precedents collected by the reverend and learned judge, chief juftice Anderfon and all written with his own hand, do fully refolve for the maintenance of the andient and fundamental point of Liserty of the person, to be regained by Habeas Corpus, when any one is im-: prifoned." Parl. Hift. 7. 418.


## $\left[3^{9}\right]$

the happinef of the fubjects in Eingland To come to a decifion upon this point, no long tyme need be required. To make this com, perifon; is ftating the olaim of parliament in the moft favourable light: for it pite the aflumed power of parliament, to do, "S IN ALix CASES. WH ATsoz ver," wobat they pleafe, upon the fame footing with the acknowledged power of the King "to make what peers-pardon what offences, \&cc. be pleafes." But in this light that power is not entitled to be viewed. Such is the wifdom of the Englifh conftitur tion, that it "declates" the King may tranf grefs a "boundary laid down by evident confequence," even by ufing the power with which he is exprefsly vefted by the conftitution, in doing tbofe very acts which he is exprefshy trufted by the conflitution to do-as by creating too many or improper perfons, peers ${ }_{3}$ or by pardoning too many or too great of, fences, \&cc. But has the confitution of ENGIAND exprefly "declared" that the parlian ment of Great Britain may take away the money of EngiIsH colonifts without their confent, and deprive them of tryal by jury, \&c? It cannot be pretended. True it is, that it has been folemnly declared by parliament, that parliament bas fuch a power, But that declaration leaves the point juft as it was before: For if parliament had not the power before, the declaration could not give to Indeed if parliament is really "omni-

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potent *" that power is just and conftits tipnal. We further observe, that the coiofitution has not exprofly drawn the linello yond which, if a king thall "go," sefifine" becomes lavuful. The learned author of thofe commentaries, that, notwithitanding fome human frailties, do him fo much honer, has thought proper, when treating of this fubject, to point out the "precedont" of the Revolution, as fixing the line. We wrould not venture any reflection on fo great a man. It may not become us: Nor can we be provoked by his exprefions concerning colonidis; becaufe they perhaps contain his real, though hafty fentiments. Surely, it was not his intention to condemn thofe excellent men, who cafting every tender confideration behind them, nobly prefented themfelves againf the tyranny of the unfortunate and mifguided Charles's reign ; thofe men whom the Houfe of Commonsjeven after the Reftoration, would not fuffer to be cenfured.

We are fenfible of the objection that may be made, as to drawing a line between rights on each fide, and the cafe of a plain violation of rights. We think it not material. Circumftances have aitually produced, and may again produce this queftion. - What conduct of a prince renders refiftance lawful? Fames the Second, and his father vio-

- i Blackftone, 16x.


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fated exprefs rights of their. jubjects, by doing what tbecir own expresf rigbts gave them no title to do, as by raiting money, and levying troops, without confent of parliament. It is not even fettled, what violation of thore will juntify refiftance. But may not fome future prince confining himfelf to the exercife of bis ocun exprefs rigbts, fuich as have been mentioned, aet in a manner, that will be a tranfgreffion of a " boundary" laid down by "evident confequence," the "conftitution declaring he fhould go no further?"May not this exercife of there bis exprefs rigbts, be fo far extended, as to introduce univerfal conffiSion and a Jubverfoo of tbe ends of government? The whole may be opprefive, and yet any fingle inftance legal. The cafes may be improbable; but we have feen and now feel events once as little expected. Is it not pofible, that one of there cafes may happen ; I. it does, has the conflitution exprefly drawn a line, beyond which refiftance becomes lawful ? It has not. But it may be faid, a king cannot arm againt his fubjects-he cannot raje money without confent of parliament. This is the confitutional check upon him. If he fhould, it would be a violation of their exprefs rigbts. If tbeir purfes are hut, bis power hrinks. True. Unhappy colonifts! Our money may be taken from us-and ftanding armies eftablifhed over us, without our confent-every exprefly declared conftitutional

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tutional check diffolved, and the modes of oppofition for relief fo contracled, as to leave us only the miferable alte. native of fupplication or violence. And thefe, it feems, are the liberties of Americans. Becaufe the conftitution has not "exprefly dedlared" the line between the rights of the mother country and thofe of her colonifts, therefore, the latter have no rigbts. A logic, equally edifying to the heads and hearts of men of fenfe and humanity.

We affert, a line there muft be, and mall now proceed, with great deference to the judgment of others, to trace that line, according to the ideas we entertain : And it is with fatisfaction we can fay, that the records, ftatutes, law-books, and moft approved writers of our mother country, thofe "dead but moft faithful counfellors" (as Sir Edrward Coke calls them) " who cannot be daunted by fear, nor muzzled by affection, reward, or hope of preferment, and therefore may fafely be believed," confirm the principles we maintain.

Liberty, life, or property, can, with no confiftency of words or ideas, be termed a rigbt of the polfeffors, while otbers have a rigbt of taking them away at pleafure. The moft diftinguifhed authors, that have written on government, declare it to be " inftituted for

F


#### Abstract

[ 42 ] the benefit of the peoples and that it never will have this tendency, where it is unlimited." Even conqueft * itfelf is held not to deftroy


- "But in order to fay fomething more particular conceining this fubject, let us obferve that the natural fate of nations in refpect to each other, is that of fociety and peace. This fociety is likewife a ftate of equality and independance; which eftablifhes a parity of light between them; and engages them to have the fame regard and refpect for one another. Hence the general principle of the law of nations is nothing more than the general law of fociability, which obliges all nations that have any intercourfe with one another, to practife thofe duties to which individuals are naturally fubject.
© Thefe remarks may ferve to give us a juft idea of that art, fo neceflary to the directors of fiates, and diftinguifh-, ed commonly by the name of polity. Polity confidered with regard to foreign fateo, is that ability and addrefs by which a fovereign provides for the prefervation, fafety, profperity and glory of the nation he governs, by refpecting the laws of juttice and humanity; that is, without doing any injury to'other fates, but rather by procuring their advantage, as much as in reafon can be expeCted. Thus the polity of fovereigns is the fame as prudence among private people; and as we condemn in the latter any att or cunning that makes them purfue their own advantage to the prejudice ofothers; fo the like art would be confurable in princes, were they bent upon procuring the advantage of their own people by injuring other nations. The regfon of flate, fo oftell alledged to juftify the prodeedings or enterprifes of princes, cannot really be admitted for this end, but inafmuch as it is reconcileable with the common intereft of nations, or which ampunts to the fame thing, with the unalterable rules of fincerity, juftice, and humanity:"
"Grotius indeed acknowledges that the law of nature is common to all nations; yet he eftablifhes a pofitive law


# all the rights of the conquered. Such is the 

 merciful reverence judged by the beft andwifeft adds, that the maxims of this law of nations are proved, by the perpetual practice of people, and the teftimony of hiftorians.

4- But it has been juftly obferved that this pretended law of nations, contradiftinct from the law of nature, and invefted neverthelefs with a force of obliging, whether people confent to it or not, is a fuppofition deftitute of all foundation $\dagger$.
> "For I. all nations are with regard to one another in a natural independance and equality.: If there be therefore any common law between them, it mult proceed from God their common fovereign.

" 2. As for what relates to cuftoms eftablifhed by an exprefs or tacit confent among nations, thefe cuftoms are neither of themfelves, nor univerfally, nor always obligatory. For from this only, that feveral nations have acted towards one another for a long time after a particular manner in particular cafes, it does not follow that they have laid themfelves under a neceffity of aeting always. in the fame manner for the time to come, and much lefs that other nations are obliged to conform to thefe cuftoms.
" 3 . Again, thefe cuftoms are fo much the lefs capable of being an obligatory rule of themfelves, as they may happen to be bad or unjuft. The profefion of a corfair, or

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wifent men to be due o human nature, and frequently obferved even by conquerors themfelves.
or pirate, was, by a kind of confent, effeemed a long while as. lawful, between nations that were not united by alliance or treaty. It feems likewife, that fome nations allowed themfelves the ufe of poifoned arms in time of war *. Shall we fay that thefe are cuftoms authorifed by the law of nations, and really obligatory in refpeet to different people ? Or thall we not rather confider them as barbarous practices; pradices from which every juft and well governed nation ought to refrain. We cannot therefore'avoid appealing always to the law of nature, the only one that is really univerfal, whenever we want to judge whether the cuftoms eftablifhed between nations: have any abligatory effect.
". 4. All that can be faid on this fubject is, that when cuftoms of an innocent nature are introduced among nad tions; each of them is reafonably fuppofed to fubmit to thofe cuftoms, as long as they have not made any declaration to the contrary. This is all the force or effect that can be given to received cuftoms; but a very different effect from that of a law properly fo called."

Burlamade Prime. of nat. law, 1 vol. p. 196-199.

- But I will conclude with that which I find reported by Sir Fobn Davis, who was the king's fergeant; and fo: by the duty of his place, would no doubt maintain, to the uttermof of his power, the king's prerogative royal; and yet it was by him thus faid, in thofe reports of his upon the cafe of tanifiry cufoms,' 'That the kings of England always have had 2 monarchy - royal, and not a monarchy fignoral; where, under the - firt, 'faith he, the fubjects are free men, and have pro-' - perty in their goods, and freehold and inheritance in - their lands; but, under the latter, they are as villains 6 and

[^6]- and Alaves, and have property in nothing. And there-- fore, filth he, when a soyal monarch makes a new con© queft, yet, if he receives any of the nation's antient - inhabitants into his protection; they, and their heirs - after them, thall enjoy their lands and liberties accord'ing to the laws.' And there he voucheth thia precedent and judgment following, given before William tbe Conquir himfelf, viz.
- That one Sbicrborn, at the time of the Conqueft, being - owner of a cafte and lands in Norfolk, the Conqueror - gave the fame to one Warron, a Norman; and, Sherborn - dying, the heir claiming the fame by defcent according - to the law, it was, before the Conqueror himelf, ad-- judged for the heir, and that the gift thereof by the Con" queror was void \#."

Parl. debates, 7 vol. p. 384
See alfo Puffendorf's Law of Nature and Nations, b. 3. ch. 8. and b. 8. ch. 6.

It is held by the beft writers, that a conqueror in a juft war, acquires not a right to the property of thote of the fubdued country, who oppofed him not, nor of the pofterity of thofe who did : nor can the pretence of obthining fatisfaction for the charges and damages of the war juftify fuch a claim.

[^7]proyed to be, by reafon and the experience of all ages and countries, cannot be a rigbtful or legal power. For, as an excellent Bifhop of
known, thould be expreffed by the people in their aggregate or collective capacity, as was wifely ordained in the petty republics of Grece, and the firft rudiments of the Roman ftate. But this will be highly inconvenient when the putlic territory is extended to any confiderable degree, and the number of citizens is increafed. In fo large a flate as ours, it is therefore very wifely contrived that the people fhould do that by their reprefentatives, which it is impracticable to perform in perfon."
$$
\text { I BLACKSTONE 158, } 159 .
$$

The above quoted words are fufficient of themfelves to refute the notion of "virtual reprefentation" of Americans in parliament.

As to the argument drawn from fimilitude between the cafe of thofe in England, not qualified to vote by their property, though poffeffed of a confiderable Thare, as proprietors of the funds--the Eaf India company---merchants---manufacturers, \&c.. and the cafe of colonifts, the true anfwer is, that there is no refernblance whatever between the cafes. A few propofitions will prove it: But it may be proper to premife---Ift. If reprefentation was. iutended by the confitution of England; a complete reprefentation was intended.; for the reafon of having any, reguires having a complete one, as being the beft. 2dly.-7 If a complete reprefentation was intended by the conftitution, every defect in the reprefentation is againft the intention of the confitutions. 3 dly . If a refpectable part of the people in England is not reprefented, it is a defeet. \&thly. If therefore, the intention of the confitution is to be regarded as the confitution, it involves a plain abfurdity, to infer a greater defect being confitutional, from a fmaller defect which is unconfitutional. 5thly. The intention of the confitutiọn muf be regarded-and practices inconfigent with

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Hoadley's Difc, on government.

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TaE jüt inference therefore from thef prethifes would be an exclufion of any power of pariament over thefe colonies, rather than the admifion of an unbouindded power.
ref of the propk-and the connections between the repros بhenves, their euctiors, and the rgf of ine propl, all ing together in the fame kingdom, are fo many and fo intimate, that even the actually winreprefented cannot be affect. di, uniefs the reprefentatives and their elheiors are affeced alfo. r2thly. Totally different is the condition of colonifts, if bound by ftatutes generally.- Dy the ads of parliament for raifing a revenue in America, the Corimons ufe the words, "GIVE AND GRANT:" Can men give and grant what they have not ? Did any of thofe acte take a fingle penny out of the pocket of a fingle givaz and crantqui No. So far from it, that if there is any truth in the proverb, and money faved is money got, theff "dona firemos" gentlemen put money into their pockets by their "'s loyal and dutiful'. generofity. EVBRY INdividuai of them acquired by beftowing. Pretenfions thus to give, are fuch contradictions to fact and fenfe, that in making them, a fanction of injuftice is fought from a principle of the conftitution, and in deforibing them, a folecifm in fpeech becomes a proper exprefion. It muft be acknowledged however, that the Commons are more than found divines, for they improve upon the text, $\dagger$ and "count their loff for gain."

Statutes might grind us, while not an elecior in England would know or regard our fufferings-if acquainted with them, he might think the ftatutes inflicting them, JusT and political. An open avowal has been made in par-liament-that it is $\ddagger$ " the indispensable duty of parliament,

[^8]We wellknow, that the colonifts ate charged by many perfons in Great-Britain, with attempting to obtain fuch an exclufion and a total independance on her. As well we know the accufation to be utterly falfe. We are become criminal in the fight of fuch perfons; by refufing to be guilty of the higheft crime againft ourfelves and our pofterity. NoL UMUS Leges Anglis mutari. This is the roG bellion
liament to tax the colonics IN ORDER TO EASR THE OLNtry and people of Great Britain." Let not Americans ever forget the lordly words 1 to underftand th in folly, we fhould confider

- Ser difpute includes not only the prefent taxes laid upon us. The univerfal property of England was interefted in Mr. Hambden's fuit, about a few 'hillings. If the crown had a right to thofe fhillings, it had a right to cvery thilling of every man in the kingdom. Great-Britain is about ONE HUNDRED AND FORTY MILLIONS OF POUNDS STERLING in debt. If the can pay any part of that debt, by taxing us, the may pay the whole by taxing us, if we can raife the money: If we cannot, yet as we are upbraided continually in pamphlets and papers with the richnefs of our houfes, our furniture, our equipage, our tables; and our drefs, the may be made to think we abound too much in thefe conveniencies. If we are reduced to the condition of French peafants, it is no matter. We belong to the people of Great-Britain: And all Britifh fubjects, but Americans, may do what they pleafe with their own. "It is her indifpeniable puty, fay their lordfhips, to eafe herfelf by taxing us;" and furely there is virtue enough left in a Britifb parliament, natwithftanding all the dreadful intolligence Britifb writers fend us over, to perform that "duty," exactly. But this is not all. "There are certain wicked Frenchmen and Spaniards, that in every pe-
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belliph with which we kre fligmatized. [We fityceommitred the like offence, that was ob: jetued by the polite and humane Fimbria againh a rude fenator of his time. We havedifre/peet "ffully, refufed to receive the wobole weapon into our body." We could not doit, and live.
yiod of twenty or thirty years oblige Great-Britain to add thirty or forty millions to her debit. Upon an average, Fince the Revolution, the runs annually in debt about a million and an half. Can it be expected, her minifters will be kinder to us than they have been to her? where will the demand upon us, where will our wretchednefs ftop, if we have not refolution enough to defend ourfelves?

A fatute intended to have force on the people of GreatBritain, is sie cafe of A STATE adiling, upon itself. A flatute interided to have force on the people of America, is the cate of one fate acting upon AnOTHER. The people of Great-Britain, who in the firft cafe are fuibjef? to the fatute--in the fecond, are the abfolite fovereigns who impofe it on others.
"Virtual reprefentation" then, as applied to colonits --is, to borrow expreffions of the excellent archbilhop. Tillotfon, on another occafion, altering only two words - An abfurdity of that monftrous and maffy weight, that no human authority or wit are able to fupport it. It will "make the very pillars of St." Stephens "crack, and requires more volumes to make it good than woulis fill" Wefiminfer Hall.

Yet this moft defpicable notion has been the pretence. for pur fellow Jubjects* clapping mufkets to our breafts; and taking our money out of our pockets.

[^9] But that muft he gcknowladged to be a poor exculs equally inconfitent with good breeding and the fupreme legifature of GreitBritain.

For there ten years paft we have been inceffantly attacked. Hard is our fate, when to efcape the character of rebels, we muif be degraded into that of flaves: as if there was no medium, between the two extremes of anarchy and derpotifm, where inoopence and freedom could find repofe and fafety.

Why fhould we be exhibited to mankind, as a people adjudged by parliament unworthy of freedom? The thoughtalone is infupportable. Even thofe unhappy perfons, who have had the misfortune of being born under the G 2 yoke
${ }^{4} 4$ Geo. 3. ch. 15.4 Geo. 3 ch. 34.5 Geo. 3. ch. 12. Geo. 3. ch. 45.6 Geo. 3. ch. 12. 6 Geo. 3. ch. 52.7 Geo. 3. chap. 41,7 Geo. 3. ch 46 . 7 Geo 3. ch. 59. 8 Geo. 3. ch. 22. The refolves that colonifts may be tried in England under the 35 Hen. 8.--The blockade of Bof-ton--the Rbode IJand court, \&c. The fatutes fince the 8th year of this reign, relating to the colonies, follow one another much in the fame quick manner as before: but they could not be collected. Many of the ftatutes here mentioned, particularly thofe relating to the admisalty courts and the commifioners of the cuftoms, are connected with a multitude of other ftatutes, by being compared with which the artifices will appear, that gradually departing from the laws of England, have at length invefted thefe courts and commiffioners with fuch new, unreafonable, unconftitutional and dangerous powers.

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yoke of bondage, impbred by the cruel lawt, If they may be called lawe, of the land where they received their birth, no fooner breathe the air of England, though they touch her thore only by accident, * than they infantly become freemen. Strange contradiction +1 The Jame kingdom at the Jame time, the afylum and the bare of liberty.

To return to the charge againt us, we can fafely appeal to that Being, from whom no thought

## - Somerfat's cafe.

+ To this contradietion, the following may be addedHer poligy jat once to keep peace with her natural enemiss, and to provoke her notural frimds, whofe affiftance one day -and that diy feems to be approaching - in the viciffitudes of human affairs, great as fhe is, the may want ;--her intereft, as the thinks, to protect and to opprefs PROTESTANT countries--to abhor a large flanding army and yet voluntarily to put herfelf under the abfolute neceffity, of perpetuating an immenfely large one, to govern the many millions of naves fhe expects foon to have on this vaft continent. Two of the fhrewdeft, though not beft emperors, that ever lived, Augufiss and Tiberius, prohibited every man of diftinction from fetting his foot in Egypt, *becaufe of the importance of that province to Rome. But Great-Britain, as if thefe numerous provinces, much more remote from her, than Egypt from Rome, were of little confequence, willingly obliges herfelf to truft a mighty armed power into the hands of a fubject, in thefe colonies, the tempting intereft of which fubject and of the people, may engage them to unite in eftablifhing an independent empire, on her own model. GreatBritain ought not to forget, that Rome was ruined by keeping ftanding armies in her provinces.


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 wih and utrioft uthbition io, that we and our pofterity may ever remain fubordinate to, and dependent upon our parent flate. This fub- It miffion our reafon approves, our affection diotates, our duty commands, and our interef. enforces.> Ir this fubmiffion indeed implies a diffolution of our conftitution and a renunciation of our liberty, we thould be unworthy of our relation to her, if we fhould not frankly declare, that we regard it with * hotror; and were reduced. The queftion was, what judgment fhould be given againft them. This is Livy's account of the affair, in the 21 ft chapter of his 8 th book. ef © Qum ipfa per fe res anceps effet, prout cujufque ingenium erat, atrociùs mitiư̌ve fuadentibus; tum incertiora omnia unus ex Privernatibus legatis fecit, magis conditionis, in qua natus effet, quàm prafentis neceffitas, memor: qui, interrogatus à quodam triftioris fententixe aiuctore, quam poenam meritos Privernates cenforet \& eam, inquit, quam merontur, qui fe libertate dignos cenfent: cujus quúm feroci refponfo infeftiores factos videret conful eos, qui ante Privernatium caufam impugnabant; ut ipfe benigná interrogatione mitius refponfum eliceret, 2uid, fi paenam, inquit, remittimus vobis, qualem nos pacem.vobifcum babituros今percmus? Si bonam dederitis, inquit, ซo fidam हo perpectuam: $\sqrt{3}$ malam, baud diuturnam. Tum verò minari, nec id ambiguè, Privernatem quidam, \&t illis vocibus ad rebellandum incitari pacatos populos, pars melior fenatûs ad meliora refponfum trahere, \& dicere, Viri, of liberi, vocem auditam, an credi poffe, ullum populum, aut hominem denigue, in ea conditione, cujus cum paniteat, diutius, quàm necefef fit,

## [54]

## sery true Bmalimmen will apploud thio Junt

 ance now marlly touchee oliorda In unition wite the noter of his honert herrt. They muit vibrese in sympathote tonear uf we, his kindrad, thould be bifo enoughto promiso the humilliting rubjection, he could not bollove us. We chould fuffer all the infimy of the engagemont, without finding the berifate expeeted from being thought acontemptlible int we flould undertake to be.]But thiv fabmiffion implies not fuch infuppormble evils: and our amazement is inexprefible when we confider the gradual increare of thefe colonien, from their dender beginninge in the laft century to their late fourifhing condition, and how prodigiouny, fince their fetilement, our parent tate has advanced in wealth, foree and Influence, tIII the is become the firt power on the fee, and the envy of the world-that thefe our better days: fiould not frike convietion into every mind, that the freedom and happinefi of the colonift
> manfurum P Di pacem eff fidam, nbi voluntaril pasati pint: mapue os lose, wbifrrituriem eff volint, fidem perrandam offo: In hanc fententiam maximé conful ipfe inclinavit anlimos, identidem ad prthcipes fententiarum confulares, uti exaucliri poffer à pluribus, dicendo, Ees donium, gui nibil, preterguam de libertate, cogitent, dignos offo, qui Romani fo. ant. Itaque \& in fenatu caufam obtinuere, \&e ex aucioritate Patrum latum ad populum eft, ut Privernatibus cro vitas dabitur."

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colonith aro hot Incondfant wish hecrumati ally and profporisy.

The expericence of more than one buat dred yenri will Muraly be deemed, by wifo mon, to have fome welghe in the foale of evidence to Support our opinion. Wo might juntly alk of her, why we are not permileded to go on, 20 wo have boon uffed to do anco our oxilitence, conferring mutual benofite, theroby frengsthening each other, more and more difcovering the reciprocal advantages of our conagetion, and dnilly cultivating affec: tiont, encouraged by thoo advantagiof ${ }^{\prime}$ ?
[Wrat unknown offence have wo committed againf her within thero ten yenst, to provoke fuch an unexampledchange in herconduét iowardo un I In the laft was, the neknowledged us repeatedy, to bo falithful, dutiful, gentous and ufeful in her cuufo. Toiteoriminal in us, that our numberc, by the "fivour of Divine Providence, have greatly encremfed? That the poor chure to fly from their native countries in Europe to this continent? Or, that we have fo, much improved thefe woode, that if we can be forced into an unfuccenfiul refiftance, avarice ittelf might be fatioud with our forfeitures' ']

Is cannot with truth be urged, that projects of innovation have commenced with us. Facts

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Ficiomend their dates prove the contrary: Not a difurbance has happened on any past of this continent, but in confequence of rome immediate proceding provocation.

To what purpofe? The charge of our afo feeting one great, or many fmall republice, muift appear as contemprible a madnefs to her; as it does to us. Divided as we are into many provinces $t$ and incapable of union, except
-a6 The winds lift up the weves," - raid a wife man yet we read of a weik man, who fcourged witver-but he had not tiffed them. To awcie commosioni, and then to fcourge for being axited, it an addition to the wildnefs of a Xruxes, referved more particularty to difinguift the prefent age, already fufficiently illuftrious by the injuries offered to the righte of human nature.
the genius of a Buccaria fuggefed ta him the condifion of ${ }^{2}$ large empire verging into fervitude- the only plan for faving it and the difficulty of executing that plan. "An overgrown republic (fays he; and fuch a limited monarchy as that of Great-Britain, with fuch an extent of dominions, may well be called os in overgrown republic',") can only be faved from defpotifm, by fubdividing it into a mumber of confoderate republics. But how is this pra@icable ? By a defpotic dieator, who with the courage of Sylla, has as much genius for building up, as that Roman had for pulling down. If he be an ambitious man, his reward will. be immortal glory; if a philofo pher, thie bleffingi of his fellow citizens will fufficiently confole him for the lofs of authority, though he thould not be infénfible to their ingratitude."

What was argument in Italy, is reality to Greet-Bri'tain," with this additional circumftance in her favour, that the muftalways continue, if the wifety conducts her affairs, though

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againt a common danger, the kriew, that we could not think of embarking our treafured
though lefs than all, yet greater than any. The immenfe advantages of fuch a fituation are worthy the clofeft attention of every Briton. To a man, who has confidered them with that attention, perhaps it will not appear too bold to aver, that, if an archangel had planned the connexion between Great Britain and her colonies, he could not have fixed it on a more lafting and beneficial foundation, unlef's he sould have changed human nature." A mighty naval power at the head of the whole-that power, 2 parent ftate, with all the endearing rentiments attending the selationfhip-that neyer could difoblige, but with defign -the dependent ftates much more apt to have feuds among themfelves-The the umpire and controuler-thofe ftates producing every article neceffary to her greatnefs -their intereft, that fhe fould continue free and flourifing - their ability to throw a confiderable weight into the fiale, fhould her government get unduiy Poissp-the and all thofe ftates protestant-are fome of the circumfances, that delineated by the mafterly hand of a Beccaria, would exhibit a plan, vindicating the ways of heaven, and demonftrating, that humanity and policy are nearly related. An Alexander, a Ciafar, a Charles, a Lewis, and others have fought through fields of blood, for univerfal empire. Great-Britain has a certainty, by population and commerce alone, of attaining to the moft aftonifhing and well founded power the world ever faw. The circumftances of her fituation are new and ftriking. Heaven has offered to her, glory and profperity without meafure. Her wife minifters difdain to accept them-and prefer-" " a pepper corn*."

So directly oppofite to the intereft of Great Britain has the conduct of adminifration been for fome time paft, that it may fafely be affirmed, that, if their view was to eftablifh arbitrary power over Great Britain, fehemes morẹ dangerous could not have been laid. To profefs this

[^10]
# [ $5^{8}$ ] <br> of tranquillity and liberty, on an ocean of blood, in a wandering expedition to fome Uropian port. The hiftory of mankind, from the remoteft 

this purpofe, would enfure a defeat. Any man, who had fuch a defign, would firf take the opportunity of peace, to get bine part of the subject againat THE OTHER. - This might be done in the following manner.

Let every feffion of parliament produce a frefh injury. Give no reft, or hope of reft. Let infult ädded $t$ infult fill $3 p$ the vacancies between the feffions. Teafe and perfecute into oppofition. Then let minifters themfolves rejoice in the freedom of the prefs. Let every aetion of the oppreffed be exaggerated. Let innumerable falfe invectives be vented in pamphlets and news-papers. Let all the provbcations and excufes be concealed from public fight as much as pofible.' Load the devoted with the serms of traitors and rebels. Nearly in this way Scotland was treated by the arbitrary miniftry of Charls the Firf. But the parliament and people of Englaid had common fenfe and virtue. The bafe deception could no s pafs upon them. They faw the finare laid for them; and refented it fo deeply; that an army of Englifhmen fled before an army of Scotchmen at Newburn. For once it was glorious to fly: But it required Englijh heads and Engli/h hearts to under:ftand and to act the part.

Thus the coloniea have been treated. At laft a civil war may be worked up. It hould be confidered, as Lord Mansfield expreffes it-whether "t the play is worth the candle." In fuch a war, every victory will be a defeat. If the colonies are fubdued, vaift fums muft be raifed, and a prodigious army mult be fupported, to keep them in fubjection. Great-Britain muft feel the weight of that influence, added to the power of the crown. The colonies arcencreafing. Who can compute the extent and effect

# $59]$ moteft antiquity, furnihhes not a fingle infance of a people confifting of hurbandmen $\mathrm{H}_{2}$ and 

of fuch an influence *? Undone by her vidories, the my/f. refign her liberty or fome future monazch with hiz colonizs, unlefs the firft lofes them in another way. If


#### Abstract

- "Aut, on the other hand, it is to be confidored, thut every prince, In the firft parliament after hia aceefition, hat by long ufati" a erroly soyai addition to his hereditary revenue ferted upon him for hio lifes and has never any oceafion to apply to parliament for fupplice, but open fome public secefitity of the whole redm. This refforas to him that confitutional independence which at his firt acceliion feems, it muft be owned, to be wanting. And then, with regard to power, we may find perh ofe that the hande of government are at leafe fufficiently sreagtheaed; and that an Englifh monarch is now in ao danger of being overborne by either the nobillty or the penple. The laftrumenti of power are not perhape fo open and avowed an they formerly were, and therefore are the lofi linble to jenlous and invidious reffections; but they are aot the weaker whene that account. In fhort, our national debt and caxes (befides the laci aveniencea beforementioned) have alfo in their natural confíquences tho own fuch a welght of power into the ezecutive feale of governmeat, as we cin. not think was intended by oor patriot anceftora; who glorioully, Arugled foe the abolistion of the then formidable parte of the prerogative, and by an unaccountable waut of forefight effablifhed this fytem in their Atoad. The entire collefion and manegement of fo vaft a roweme, being glaced in sbo binds of the crown, have given rife to fuch a multitude of new officer, created by and removeable at the royai pleafure, that they have extendeas the infinence of government to every corner of the nation. Witnefa the commifininers, and the maltirnde of dependerve on the cuflomi, in every port of the Kingdom; the commiffioneri of axcife, and their numerous fubbelievne, in every inland diftrict ; the pofimeferr, and their fervantr, planted io every towa, and upon every public road 3 the commifinerr of tbe fampt, and their difributart, which are full an fentered and full as numeroua 3 the oifiscers of the fale duty, which, though a fpecies of excife and ceitucsed in the fame manaer, are yet made a difinct corpa from the ordinsery mainagers of that sevenue; the furvogers of boufas and rvindowr; the roctivers of abe land saxs the manegere of botetries; and the commiflioneri of beckmy coacbers all whick are either mediately or immediately appointed by the crown, and removeable at pleofure without any reafon affignéd a thence, it requires but little penetration to fre, muft give that power, on which they depend for fubfifeace, an infuence moft amasingly extenfive. To thia may be added the frequent opportunities of conferring particular obligationa, by preference in loant, fubfriptions, richats, remittancrs, and orber money trensfetioms, which will greatly encreafe thia influence; and that over thofe perfona whofe attachment, on account of their wealch, in frequeatly the moft defirable. All this is the natural, though perhaps the unforefeen, confequence of erecting oar funds of credit, and to fupport them effiblifaing our prefent perpetual taxet : the whole of which is intirely aaw fince the


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and merchants, voluntarily engaging in fuch a phrenzy of ambition. No. Our highef pride
the is unfortunate, public calamities may make great changes. Such changes feem to be intended by fome men. Great-Britain has been led into the Rubicon. She has not yet paft it. We confider the hoftilities already practifed, as the manoeuvres of a minifterial war. We know' the machinations formed againft us, and the favourite publications induftrioufly fpread abroad, to excite a jealoufy of us among our Britijh brethren. We know how acceptable to many an earthquake would be to "fink fome of the colonies in the ocean "-and how pleafing, to employ the reft " in raifing faple commodities:" That we are thought " too numerous," and how much it would be judged by fome for the intereft of Great-Britain if a peftilence thould fweep off a million and a half of us. Thefe wónderful lucubrations have not efcaped us. But here we are, by Divine Providence, three millions of fouls. . What can be done with with us ? If we were

Reforation in $\mathbf{1 6 6 0}$; and by far the greateft part fince the Revolation in 3688. And the fame may be fajid with regard to the officors in pur numerous army, and the places which the army has created. All which put, together gives the executive power fo perfualive an energy with refpect to. the perfona themfelves, and fo prevailing an intereft with their friends and: families, as will amply make ameods fur the lofs of external prerogative.
"But, though this profufion of officea thould have no effect on individuals, there io ftill arrother newly aequired branch of power ; ond that is, not the infinence only, but the force of a difciplined army : paid indeed ultimately by the people, but immediately by the crown; raifed by the erown, officered by the crown, commanded by the crown. They are kept on foot it is true only from year to year, and that by the power of parliament; but during that year they muf, by the nature of our conftitution, If raifed at all, be at the abfolute difpofal of the crown. And there need but few words to demonfrate how great a truat is thereby repofed in the prince by his people. A truft, that is more than equivalent to a thoufind little troublefume presogatives.
"Add to all this, that, hefides the civilliff, the immenfe revorac of almoft feven millions ferling, which is annually paid to the creditora of tho public, or carried to the finking fund, is firft depofited in the royal exchequer, and thence iffued out to the refpective offices of payment. Thix revenue the people can uever refufe to raife, becaufe it in made perpetual hy aet of parliament; which alfo, when well confidered, will appear to be a truft of great delicacy and high imporsance."

I BLACxitanz's Com, b. 8. ch, 8. p. 334-33G.
to be confidered, only as "protestant allises, wa ought to be eftemed by a wife people: Such a people certainly would not be careful to difunite us from their intereft-to make us' foes when they might have us friends. Some ftates have thought it true policy to grant greater indulgences to remote dominions; than were enjoyed by themfelves: And this policy has been much applauded. The enjoyment of valuable privileges by infrior ftates, under the protection of a fuperior, is the Atrongeft bond of dependance Why fhould we prefer a dependance on Great-Britain to 2 dependance on France, if we enijoy lefs freedom under the former, than we may: under the latter? "Firmifimum imperium, quo obedientes, gaudent"-or as lord chief juftice Coke exprefles it, in his comment on the 25 th of Edward the Third, ${ }^{6}$, the ftate of a king ftandeth more affured by the love and favour of the fubject, than by the dread and fear of laws, \&c.". $\dagger$ Ought Great-Britain to defpife the advantages

[^11]t" During all our happy days of concord, partly from our national moderation, and partly fiom the wifdom, and fometimes gerhaps from the carclefinefs of our minifters, they have been trufted in a good meafure with the entire management of their affizirs; and the fuccefs they have met with ought to be to us an ever, memorable proff, that THz TAUE art of government congists in not coveaning too mucr. And why fhould friendficip and gratitide, and long attachmenta, which infpire all the relifh and fweetnefs of private life, be fuppofed to be of no weight in the intercourfe between great communities? Thefe are principles of human nature, which aet with much greater certainty on numbers than on individuals. If properly cultivated they may to us be productive of the noblert benefita; and, at al' events, will neither lefien the extent of our power, nor fhorten the duration of it."

Bifiop of St, Asaris's Sermon, p. 13.

## [ 62 ]

furpecting duty * to labour in contributing to elevate her to that exalted ftation the holds among the nations of the earth, and which; we ftill ardently defire and pray, the may hold, with frefh acceffions of fame and profperity, till time fhall be no more.

THese being our fentiments, and, we are fully convinced, the fentiments of our brethren throughout the colonies, with unfpeakable affliction, we find ourfelves obliged to oppofe that fyftem of dominion over us, ari-

She aftually i recives with fafty from us, becaufe, by the adoption of Spani/b maxims, the might with danger extort more?

It is the duty of every colonift to oppofe fuch maxims. They threaten ruin to our mother country and to us. We thould be guilty of treafon againft our fovereign and the majefty of the people of England, if we did not oppofe them. England muft be faved in America. Héreafter, the will rejoice that we have refficed-and thank us for having offended her. Her wifdom will in a fhort time difcover, the artifices that have been ufed by her wortt enemies to enflame her againft her dutiful children; that the has fupported not her own caufe but the caufe of an adminiftration; and will clearly diftinguifh, which will moft conduce to her benefit, fafety, and glory, well treated and affeclionate colonies, or millions of flaves, an unnatural encreafe of ber fanding forces,' and an addition to the infuence of the crown, defying all calculation.

* It has been fuggefted, "that fubjects fometimes err, by not believing that princes mean as well as they do"But, the inftances are numerous where princes and their courtiers err, by not believing, that fubjects mean as well as they do.


## $\left[\begin{array}{ll}63\end{array}\right]$

fing from counfels pernicious both to our parent and her children-to Atrive, if it be pofFible, to clofe the breaches made in our for mer concord-and ftop the fources of future animofities:-And may God Almighty, who delights in the titles of juft and merciful, incline the hearts of all parties to that equitable and benevolent temper, which is neceffary, folidly to eftablifh peace and harmony, in the place of confufion and diffenfion.

The legilative authority claimed by parliament over thefe colonies confits of two heads-firft, a general power of internal legilation; and fecondly, a power of regulating our trade : both the contends are unlimited. Under the firft, may be included among other powers, thofe of forbiding us to wormip our Creator in the manner we think moft acceptable to him-impofing taxes on uscollecting them by their own officers-enforcing the collection by admiralty courts or courts martial-abalifhing trials by juryeftablifhing a ftanding army tamong us in time

## - See Ganada bill.

$\dagger$ The army under the command of General Gagr, in the province of Maifacbufetts' Bay alone amounts to feveral thoufand men-kept, there without confornt of their aftembly, and to be augmented as the Gemeral thall think proper.

## [ 64 ]

- I muft own, Sir, I can fee but one reafonffor raifing - at this prefent juncure, this additional number of a troops, and that is to ftrengthen the hands of the mi-- nifter againft the next election, by giving him the - power of difpofing of commiffons to the fons, brothers, - nephews, coufins, and friends of fuch as have intereft in boroughs, into fome of which, perhaps, troops may - be fent to procure the free election of their members, in fimitation of the late Czarina fending her troops into - Poland to fecure the free election of a king.
- But ftill there is one thing more fatar than all I have - yet named that muft be the confequence of fo great a body of troops being kept on foot in England, and wift -be the finifing froko to all our liberties. For as the towns - in England, will not be able much longer to contain - quarters for them, moft of thofe who keep public
- houfes being near ruined by foldiers billeted on them;
- fo on pretence of the neceffity of it, barracks will be built
- for quartering them, which will be as fo many fortreffes
- With strong garrisons in them, erected in all - parts of England, which can tend to nothing, - but by degrees to fubdue and enflave the kingdom.
- Butif ever this fcheme Mould be attempted, it will i be incumbent on every Engilifman to endeavour to preFent it by all'methods, and as it would be the laft fland
othat could be ever-made for our liberties, rather than
g fuffer it to be put in execution, IT would be our
- DUTY TO DRAW OUR SWORDS, AND NEVER PUT
- THEM UP, till our liberties were fecured, and the authors - of our intended flavery brought to condign puni/hment.
- I hope I fhall be forgiven if during the debates I fhall
- take the liberty of fpeaking again; for Iam determined.
- to fight inch by inch, every propofition that tends, as I - think this does to the enflaving my country.".

Lord Vifcount Gage's Speech in 1739. Parl. Deb. book inth, P. 388. See Montefq. on ftanding armies.

## [65]

W minifter declared in the Touff of Commons, that he thould sc always confider it as patt of the conflitution thigt the military fould ec under the civil authorit)." But, 3 by order, the coitmmande' in chief df the forces has precederce of a governot in the province under his government. By his majetty's order, tranfinited ma letter dated the gth of February $7 \mathbf{y} 6$, from the recretary of ftate to cle commander in chif, it is declared, "that the orders of the commander in chief, and under bim, of the brigadiers-general, commanding in the northern and fouthen departmente, in all military affairs, pall be supetyere, and muft be obeyed by the troops, as fich, in'all: the cyud geviruments in Ameritus. That in cafés, where no Ppecifie ourder's have been given by the commander in chief, or by theibrigadier-general commanding in the :diftriet, the civil governor in council, and where no council thérefubfifts, the civil governor, may, for the benefit of his governsiem', give orders for the marching of troops, the difpofition of them, for making and marching detachments, cfcorts, and fich purely miltary ferviceg within his government, to the commanding oficer of the troops, who ivit give proper order for carring the fame into exroution: Provided they are not contradufory to, or incompatible with; any order he may have received from the commander in chief, or the brigadier general or THE District."

In May 1769 the houfe of reprefentatives for Mafa-chufets-Bay, requefted Governor Bernard sc to give the neceffary and effectual orders for the removal of the forces. by fea and land out of the port of 'Befon', sind fromithe gate. of the city During the session or the said assema BLY;" to which he anfwered-"Gentlemen, I have NO AUTHORITY over his majefty's mips in this port or his troops within this town, nor can I giver any orders for their removal.

$$
\text { May 31,1769. } \quad \text { Fra. Bernard." }
$$

Thus, our governors, the captalns general and commanders in chief, reprefenting the fovereign, and known

## [ 66] our young men * for recruit--changing con-: flitutions

to tice conftitucizp of thefe polpnies, are deprived of their legal authority, IN TME ar PRAE, by an ordreand pondetual diatatorial poyer eftabifhed over us. Tpsccoipe pliht thit great purpofe, it wis choight prequ duris: laft war, to change the mate of grating military of onif.
 great fal. It in not known, whecher chia, ningopmon formality has been oliserved with regard to the bijer wemerals of the refiffive " Districts.

- The Germans have been jufly colesrated in dituest ages for fagacity in promoting the arts, and far martial furit; yet how uahappy have they been made in 8 fhort perict of thaze, ly that fingle engine of arbitrary power, a fianaivarms. Their difires was wrought up to fuch a degres, that houfands, and tens of thoulands sclin. quished therr sative country, and fed to the widerneffen of Amurica. It was a way of thinking and acting that became them. Fior Germans may truly be called tha fian thers of Englifomen. From * Germeny caine their ancefors; and the firf priaciples of the confitution. Garmans therefore feem, to be more jufty 'entitled than other foreigners to the hlefings of that conflitution. To enjoy them, in this free courtry as it then was, they came here, but now upforiupately finds erbirary governmenty and a fanding army purfuing them even into thefe woods. Number of them now in thefe provinces, have ferved in the armies of the feveral princes in Gormany, and know. well, that one rearon with their rulers, for putting fwords into their hands, was to sut the throats of theif own fathers, brothers and relations who fhould attempt to relieve themfelves from any part of their miferies: Their former fovereigns are now compleating, it is faid, the cruel tragedy of tyranny. They will not fuffer thofe they have made wretched, to feek for a more tolerable exiftence in fome other part of the globe. It is their duTY, fay thefe unfeeling princes, so be unhappy, and
- [67]
Aftutions of government * - Aopping the prefs Tdeclaring any attion, even a meeting of thic fmalleft number, to confider of peaceable modes to obtain redrefs of grieyances + high trefon- taking colanits to Great Britain to be tried $i$ - ickempting "murderors" of colonifty from punifhiment, by cartying them to ariztond to anfwer indiatments found in the colatice - |l hutting up our porta - prohibiing us from fitting " iron to build out. hourfes-making ++ hats to cover our heads, or clothing to cover the soft of our bodies, Sec.玤
to renounce all hopes of relief." They are prohibited from leaving their country. Thore who have, already sfeaped into thefecolonice, remember what they and their parinte fuffered in Germany. The old tell the Atories of thicir opproffions to the poinger.s and however improbeble it may appest on the qeher fide of the NWmics it is afferted by pertons.well acquainted with this people, that they have. viny, lithe iticlination TO surfer THE GAME CRUBLsus Aanin in Anerica.
- Billfor changing the conftitution of Maffachurcts Bay.
t General Gegés proclamation, dated June 29, 1714-
$\ddagger$ Refolves in the Houle of Liords on 35 th Hien. 8 cch. 2.
- Bill for the adminiftration of juitice, $8 \%$.

Befon act.

- 23d Geo. II. ch. 29.

It 5th Geo. H. ch: 21.

- It f Griat-Britain has a confitutional power to prohibit us from flitting rron as he bas dont, the has a conHtutional power, that is, a right to prohitit us from failing grain for our tood; for the principlé that fupports

In our pravincial legifatures, the bofl judges in all cales what fuits us-founded on the
one lav, will the other. What a vaft demand muft be made on her for thit article, and how firmly mould her domition be eftablifhed, if we depended wholly pa tier for our da ly bread S. Hef modern writers confider colonilt, a Alves of Grai. Britain Shut up in a large worthoule, conftantly kept at labour, in procuring fuch mituing at the prefcribes, and wearing fuch clothes anifiel fends-Should the ever adopt the meafute abovementioned; and on our complaints of grievances, withold food from us - what then? why then, on her principle it would be right- To be gTarvid. To fay in fuch cafe we Thould have any other right, would be a sc traitorous and rebellious denial of the fupreme legifature of Great-Britain," for the ${ }^{16}$ has power of right to bind us by fatutes IN ALL CABES WHAT SOEVER."

- Let not any perfon object that the fuppofition of fuch a cafe is the fuggeftion of fancy. The Cartbaginiaing, thofe mafters in the fublime politics of commeree--politics that have produced fo many dreadful feenes upon earth, forbad the Sardinians to raike corn, in order to keep them in due fubjection. The Eafi Indies, St. Vincents, the proceedings at Rbodk IJand, and the Bofon act, \&c. give rife to many alarming apprehenfions in Amer ca. There are few men on this continent would be $2 s$ much furprized at that meafure, as at fome late meafures. The beginning juftifies any apprehenfions. Power debauches the affections. The improbability of cares happening, is no anfiwer in fuch important confiderations. The laudable fpirit of commerce may be inflamed into rapacity and cruelty in a nation as well as in an individual. We muft regard the pow er claimed by Great Britain, not folely her will or contingencies depending on that will. If fhe affixes no limits to her power why fhould we affix any to its effects? "I know (lays Mr. Hoadly) it is next to imponible, that any fuch care fhould happen: But iffuch things be faid, and fuch cafes, in offif, be put
put, it is neceflary to fpeak, ypan the funpolition of fucb ciffs. And meethinks it is but z narrow (prrted proceedo ing in us to go juft no farther in our notions, than' cowto phance vith ow wens prefme conditing forcits usj to ex clude fito our regard the condition of alf, obbor, nationss ath all taffy But jut that which hath happened fof of


That the plan of governing us by withholding nceefoas res of iff has been confidered and in what light colonies are viewed at home, the following extrati will part-


1) 6 It appears that the original and grand evill ttending them was, the fettement of $j 0$ confderable a part in a climate incapable of yielding the commodities wanting in Britain.
t Thef northern colonies, long after tbeir difadvantageous natire was known, were continually increafed by frep migritions from Europe; which, as I before obferved, ought totally.to have been prevented, and fuch migrations have been encouraged only to the beneficial colonies.

[^12]os What I hall therefore venture to propofe is, that the governmient, through the moans of a fow merchants aequainted with the hmerican trade, that can be tolerably depersded upon, thould eftablifh factors at Bopon, Philaplphia, New-Tork, and a few other ports, for the fale of fuch cargoes of Briti/ manífutures as fhould be configned to them; and to confift of fuch particularly 23 , were mof manufictured in the province, with directiong immediately and continually to underfell, all fuch colonts manufictures. By this means the operation of the fucceeding meafures, from the number of hands rendered idle, would be fomuch eafier to be executed.
"The fhips which carried out fuch cargoes thould be large bulky ones, of eight, nine hundred, and one thoufand tons buriden, for the fake of bringing large quantities of deals, \&rc. back, at a lefs proportionate expences and previous to their arrival in America, cargoes of thefe
thould

## [72] univerfally acknowledged by the parentintata

flooild be ready for them. The colonitts thould be engeged to work their iron mines, and get the produet yeady in
 vidy for Joading the mipt 4 All which, on the certain and immediate profpect of a fale, would eafly be effected ह as it is well kpown they have more than once proved to the legmatue, diat they could fupply muther with thefe articles, thad they but the domand.

- But I Ira it downas a rule to proceed upon that trade, floing, and manufadturing, were plit añ entire top to among the colonici.
or If the fugar illands contaifhed ten millions of people, as dzsityute of necpasarizs as they and prefent Britain would be as sure of their allegiance an fife is at prefent-provided po power more formidable than hertelf at fea árofe for their protection.
- 4 The finf dependance of aur colonies, to wall as all their people, ins to change the terme a litte, upen corrt worked into bread and iron wrought into:itaplentents; or, in other words, it is upon neceflary agriculture wisd incieffary manufactures; for 2 people who do not pofiefs thefe, to think of throwing of the yoke of another ribs fupplies thim with thom, is an abfurd idea. This is precifty the cafe with our fugat iflands. Let us fuppofe the continental colonies to be us happy in the necesfary agricalitify is they really are, but to be ablolutely without maniufacturis, could they throw off their allegiance to Britain be their punteis what they would ? No, certainly for that is nothing more than fuppofing they fhould throw off their allegiance to hoes and fpades, and coats and Jooes, which is abfurd to imagine: can any one imagine that a rebellion can be carried on among a people, when the grenteft fuecefis muft be attended with the lofs of baty the necefaries of life!


## $[72]$

subject te the controul of the crown ab by law eftabiathed, is vefled the exclififue righto of internid legijation.

 point, would be the confenuence of the phmaftetehod out in the preceding reations
in The people would depend on Britain for thorfo moce o faitus of lif whitch refult from manu facturet.
"The cultivation of Pappes wipuld be more profituble to them than any other emiployment whatever.
" The Jak of thofe faples would depend of 'Briaino.
cThe people would all be pread over an mmenlo cotintry - planters $3^{4}-$ nonit of them colleefed in towns *: Mr To which circcumfance I mall add, in ropeet ta
"cc That she fhould abide by the boundaries fixed already to the old colonies, that of the rivera heads; and all further fetuling to be in now colmies, wherever they were traced.

"That Me Mhould keep the inland nevigation of the continent, that is, of all the great lakee and navigable sivers, to herfelf, and not fuffer'any fots of, men, to navir gate them, and thereby conmunicate from one part of the continent to another.
"That the fhould never fuffer any provincial troops or militia

[^13]
## [73]

Stch a right vefted in parliament, would place us exaetly in the fame fituation, the peo
militia to be raifed, but referve entirely to herfelf the defence of the frontiers\%.
"That fhe thould throw what obfaclee ge could, upon all plah of commenication from colony to colony, or conveniences of fpeedy removals from place to place.
"Thate in proportion as any colony declined in fapiet, and threatened not to be able to produce a fufficiency of them, the inhabitants fhould receive fuch encouragemenit to loave is as mare than so drain its natural hicrenic, unlefs new. Ataplet were difcovered for it.

"This is now the cafe, with thofe 1 have diftinguifhed by the title of the northern colonies; infomuch that NovaScotia, Canada, New-England, Now-York, Now-Jirffy, and Pannjlvania, would be nearly of as much beneft to this Country BURIED IN THE OCEAN as they are at prefent. Political EJays:
The conduct of adminiftration correfponds exactly with the fentiments of this modern writer, and with the meafures purfued by Pbilip the Second of Spain againft the LowCountrics. The reafons given by one in adminiftration for attacking the colonies, feem to be copied (with fome friall. alterations on account of religion) from the famous advice. of the unfeeling duke of Alva, that " fpecie retinendre dignitatis," coft his mafter, his glory, his happinefs, and his provinces-and funk his country into diftrefles, from which the is not yet recovered. "At vero dux Albanus Arma \& ULTIONBM, contendebat, unicum leffe auetoritati principis remedium. Quippe ceteris artibus ac diuturna facilitate nihil aliud effectum, quam ut regi obodientia, rebellibus tirnor àdimeretur. Poftulaffe principio Belgas, ut Hifpanus è provincia miles excederet ; id fcilicet unum deeffe contantes ad quietem populorim. Num propterea, impetrata exterhorum mifione quieviffe? An potius \& confidentius efflagitaffe, ut---clavo deturbaretur GRAN VELLANUS.

- "Specie tuendi finiume, jugum liberis provinciio meditatur."

Stradajlib. 2.

## $74]$

ple of Great Britain would have been reduced. to, had Games the Firft and his family fuc-

VELLANUS. At unius forte noufragio complacatos fuifie ventos.--Quinimmo ut licentia crefcit facilius--homines in noftra fellitite fecuri-- itsiths deridicults, flagition con-pirationibu--improbis palim carminibus--minis--trecibus armafis--extorterent qusd averent--obftinatis invarcounde legationibus Hifpaniam Faticazent--Hic quoque vifum clementie principis aliqua indigra pofcema, tibus indulype. Enim vero quid ex illa indulgentia achtum, nif ut votoruin ubique compotes, non papendo : fihb ditos fefe oblivifcerentur, obfequium dedifeerent, atque exuta principis reverentia, communicatá provinciarum defectione, tanguam culpe focietate tutiores, humana omnia contrectata femel libertati poft haberent. Nunc vero non unins civitatis, fed provinciarum consenfu peccatum effe in regem. Nea quia tebelles in prefentia conquiefcant, minus ferocié animis ineffe, refumptorjs utique vires, ubi anctum ultionis abjecerint. Sic ille PRONUS AD ASPERIORA, differebat." Strada de bello Belgico, lib. 6.

It is evident, that the Briti/h minifters have diligently ftudied Strada and the other authors who have tranfmitted to pofterity the pleafing and inftructive annals of Pbilippic policy, as every meafure they have taken, is founded on a precedent fet by that celebrated fchool of himmanity.

Alva is the favourite mafter---on his conduct they keep their eyes fteadily and reverently fixed, and it may truly be faid---they follow him with no unequal feps. Great, good, and wife men! whom fome future Puffendorf or Temple will duely celebrate.
${ }^{6}$ In 1564 , Granville was removed from the council, to appeafe the people. Their joy was fhort lived; for as the famis meafures were purfued, it foon began to be faid publicly, that though his body was removed from, bis fpirit ftill influenced the council. Upon application for a relaxation of the edicts, it was faid, that moderation had only made matter' worfe, and the obfervation of them was again enjoined upon mori jovers penalties than before.

## [ 75 ]

ceeded in their fcheme of arbitrary power. Changing the word Stuarts for parliament, and K 2 Brions
"At length an association was entered into, for mua tually defending each other. This being figned by above 400 peifons of quality, who at protefted, that they meant nothing but the honour of God, the glory of the king, and thé good of their country, they met and PET ITIONED, that the proclamation might be revoked: but the king would confent to no mitigation. Good advice was given to him. But the duke D'hiva's violent counfel, who provosed the EYTIRE ABOLIBHMENT OF THE LTBERTIES OE THE ptovinces", was moft pleafing and toilowed. The cruel duke was fent into the Low Countries with a powerful army.' The counts $D^{P}$ Egmont and Horn were immediately feized, on a pretence that they had, underhand, fpirited up the peopile's difaffection. They were afterwards executed. All who bad figned the Association or petityon were declared guiley of thigh treason, and anfwerable for what had happened. A council called from its cruel proceedings, $\ddagger$ THE COUNCLL OF BLOOD, was crected for trying the accufed, from which there was mo appoal. (Notz wele) Alva himfelf tried the accufed in thair own country, where their frimends and witmefos might attend them,-where the pains of death itfelf might be mitigated, by feeing with their dying eyes, that they expired beloved and lamented. Here, the difciples exceed their tutor. This is too great a confolation to be indulged to a colonif. He muft be carried 3000 miles acrofs the ocean-that he may not only die, but be infulted in his laft moments, with the mockery of a trial where the clearef innocence ftands no chance of acquittal, and with the formality of a fentence founded on a ftatute paft before the colonies exifted. On the approach of the army, the prince of Orange and other lords fled; and being fummoned to appear before tiue council, in de. fault

[^14]
## [76]

Britons for Americans, the arguments of the illuftrius patriots of thofe times, to whofe virtues
fault thereof were condemned, and their eftates confifcated, Alva treated all, the innocent and guily, with fuch rigour, that it gave rife to the following faying of a Spani/b officer -"Haretici fraxerunt templa; boni' nihil faxerunt contra : ERGo omnes debent patibulari."
Puffendorf's introduction-Art. "Spain" and "the United Provinces."
Sir Willian Temple's account of the difturbances in the Low Countries agrees exactly with the foregoing extracted out of Puffendorf, by which it will appear with what a furprizing exactnels of refemblance the affairs of the colonies have been carried on by adminiftration.
"5. The war with France being concluded, it was refolved to keep up the troops in thefe provinçes, and that the fates fhould fupport them, which by a long courfe of war was grown cuftomary:" When Pibilip would have put Spanifh garrifons into fome of their towns; and for the fake of their adinitting them quietly, gave the command to the Prince of Oraige and Count Egmont: they told him plainly, "That all the brave ftands they had made againft the power of France, availed them but little, if they muft at laft be enflaved by another foreign power. Puffendorf: "The hatred of the people, the infolence of the truops; with the charge of their fupport, made them looked upon by the inhabitants in general, as the inffruments of their opprefion and lavery, and not of their difence, when a general peace had left thom no enemies: And therefore the ftates began here their complaints, with a general confent and paffion of all the nobles, as well as towns and country. And upon the delays that were contrived or fell in, the ftates firft refufed to raife any more monies either for the Spaniards pay, or their own ftanding troops; and the people ran into fo great defpair, that in Zealand they abfolutely gave over the working at their dikes, suffering the sea to gain every tide upon the country, and refolving, as they faid, rather to be devoured by that element,
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virtues their defcendants owe every blefling they now enjoy, apply with inexpreffible force
and
element, than by the Spanifh foldiers; fo that at laft the king confented to their removal. Another grievance was the appointment of new judges*, and thofe abfolutely depending on the king, \&cc.".
"Granville frained up to the higheft his mafter's authority and the execution of his commands, while the provinces were refolute to protect the liberties of their country, againft the admiffion of this New And arbltrary judicature, unknown to all antient laws and customs of their country. The king at laft confented to Granvilele's recefs. Then all noife of difcontent and tumult was appeafed. But quickly after the fame councils were refumed. The difurbances then grew greater than before. But by the prudence and moderation of the duchefs of Parma, the governefs, the whole eftate . of the provinces was reftored to its former peace: This duchefs, and the duke of Feria, one of the chief minifters in Spain, thought and advifed, that the then present PEACE OF THEPROVINCES OUGHT NOT TOBEINVADED BY NEW OCCASIONS, nor the royal authority leffened; by the king being made a party in a war upor his fubjects. But the king was immoveable; he difpatch.o Alva into the Low Country at the head of ten thoufand veteran Spanifh and Italian troops, under the command of the beft officers, which the wars of Cbarles the Fifth, or Pbilip the Second had bred up in Europe; which, with twe thoufand more ir the provinces, under the command of fo old and renowned a general as the duke of Alva, made up a force, which nothing in the Low Countries could look in the face with other eyes, than of aftonifhment, fubiniffion, or defpair. This power was for the afifitance of the governe/s, the execution of the laws, the fupprefling and punibing all who had been autbors or fomentors of the late difturbarces $\dagger$. On hio arrival

- Adiniralty courts. Rbode-Ifland court, for enforcing the flatute of 35 Henry 3. Act for regulating the government of. Moflacbuferts-Bay. AA for adminiftration of juftice, \&c.
+ See fpeeches in parliament, and preambles to the late acts.


## [ $7^{8}$ ] and appofitenefs, in maintenance of our caufe, and in refutation of the pretenfions fet up by

arrival the governefs having obtained leave of the king, retired out of the province. The duke of Alva was invefted in the government, with powers never before given to any governor. A council, called THE COUNCIL OF DLOOD* was erected for the trial of all crimes committed again $\ell$ the king's authority. The towns ftomached the breach of their charters, the people of their liberties, the knights of the golden fleece the charters of their ORDER, by thefe NRW AND ODIOUS COURTS OF JUDICature; all complain of the disuse of the statest, of the introduction of armies, but all in vain. The king was conftant to what he had determined. Alva was in his nature cruel and inexorable. The new army was fierce and brave, and defirous of nothing fo much as a rebellion in the country. The people were enraged, but awed and unheaded. All was seizure and process;-confiscaTION and IMPRISONMENT;-BLOOD and HORRORINSOLENCE and DEJECTION ;-PUNISHMENTS executed, and meditated revenge. The fmaller branches were lopt off apace; the great ones were longer a hewing down. Counts Egmont and Horn lafted feveral months; but at length, in fpite of all their fervices to Charles the Fifth and to Philip, as well as of their new merits in quieting of the provinces, and of fo great fupplications and interceffions as were made in their favour, both in Spain and Flanders, they were publicly beheaded at Bruffels, which feemed to break all patience in the people; and by their end to give thofe commotions a beginning, which coft Europe fo much blood, and Spain a great part of the Low Country provinces. The war begun, Alva had at firft great fuccefs. Moved with no rumors, terrified with no threats from a broken and unarmed people, and thinking no meafures or forms were any more neceffary to be obferved in the provinces; he pretends greater fums are neceffary for the pay and reward of his viliorious troops than were annually granted uponthe king's request

[^15]their too forgetful pofterity, over their unhappy colonifts. Confiding in the undeniable
by the states of the provinces: (Note, Hete our minifters have again improved upon Pbilip's; for they have taxed us, without miaking requefts.) * And therefors demands 2 general tax of the hundredth part of every man's eftate, to be railed at once: and for the future, the twentieth of all immoveable, and the eighteenth of all that was fold. The ftates with much reluatancy confent to the firf, at a thing that ended at once. They perition the king, bUT without redress; draw out the, year in contefts, fometimes ftomachful, fometimes humble with the governor: till the duke, impatient of delay, caufes the edict, without consent of the states, to be publi/hod. The people refused to pay; the soldiers begin to levy by force; the townsmen ALL BHUT UP THEIR SHOPS ; The PEOPLE IN THE COUNtry forbear the market; fo as not fo much as bread and meat is to be bought in the town. The duke is enraged; calls the joldiers to arms; and commands feveral of the inhabitants, WHO REFUSED THE PAYMENTS, in be hanged that very night UPON THEIR SIGN POSTS; which moves not the obftinacy of the people. AND NOw THE officers and the guards are ready to begin the executions, when news comes to town of the the taking of the Briel, by the Guefes $t$, and of the exexpectation

[^16]
## [80] truth of this fingle pofition, that, " to live by

pectation that had given of a fudden revoltyin the province of Holland.
"This unexpected blow struck the duke of Ava, and forefecing the confequences of it, becaufe he knew the ftubble was dry, and now he found the fire was fallen in, he thought it an ill time to make an end of the trigedy in Brabant, whilft a new feene was opened in Holland; and fogiving over for the prefent his Taxes and executrons, applies his thoughts to the fuppreffion of this new enemy that broke in upon him from the fea. And now began that great commotion in the Low Countries, which never ended but in the lofs of thofe provinces, when the death of the royal governinent gave life to a new commonwealth."

Obfervat, upon the United provinces of the Netherlands by, Sir William Temple.
Pbilip and his junto of cabinet minifters thought themfelves no doubt very wife, and politic as fo many Machinvels. But what fays, and will fay mankind as long as the memory of thore events is preferved ? That their counfels were defpicable, their motives deteftable, and their minds like thofe defrribed by the bifhop of Lerida, that exactly refembled the horns of thecows in his country--Lititie, "HARD, and CROOKED."
and
Europe, all spain and Portugal, the two Sicilies, and fuch provincea of the Low Countries aa adhered to him,-many iflands of importance in the Mediteirrancen - the Milanefe and many other very valuable territories in liely and elfewhere. -In Africa and Afia, all the dominion belonging to spain and Portugal-in America the immenfe cointries fubject to thofe two kingdoms, with all their treafuret and yet unexhaufted mines, and the Spanifb Wg: Indiss: His armir niere numerouis and veterinj, excellently officered, ind commanded by the moft renowned generals. So great was their force, that during the wars in the Low Court ins, his commander in chief, the prince of Parma, marched twice into Frante, and obliged that great general and glorious king, Heary the fourth, to raife at one time the fiege of Paris and at another, that of Roain. So confiderable was the haval power of Pbilip, that in the midf of the fame wars, the fitted out his dreadful armada to invade England. Yet feven îtile provinces, or countris, as we fhould call! them, infired by one generoua refolution - "to die free, rather than to live flaves," not only baffled, but brought down into the duft, that enormous power, that had contenjed for univerfal empire; and for half a century; was the terror of the world. Such an amazing change indeed took place, that thofe provinces afterwards a@ually protretrd Spain againat the power of Frmee.

## [ 8 I ]

one man's. Will became the caufe of all men's milery," they generoufly fuffered.-And the Worthy bifhop before mentioned, who, for Atrenuoufly afferting the principles of the Revolution, received the unufual honour of being recommended by a housz of commons to the fovercign for preferment, has jufty obrerved, that "mijety is the Jame whether it comes from the hands of MANY or of ONE.".
"It could not appear tolerable to him (meaning Mr. Hooker; author of the Ecclefiaftical Policy) to lodge in the governors of any fociety an Unlimited authority, to annul and alter the conftitution of the government, as they thould fee fit, and to leave to the governed the privilege only of ABSOLUTE SUBJection in all fuch alterations $t$; or to ufe the parliamentary phrafe," in all cajes whatfoever.".
[From what fource can Great-Britain derive a fingle reafon to fupportherclaim to fuch an enormous power? That it is confiftent with the laws of nature, no reafonable man will pretend. That it contradicts the precepts of L Cbrifianity,

* Hooker. "For a mari to be tenant at will of his liberty, I can never agree to it. It is a tenure, not to be found in all Littleton." $\quad$ Speech of Sir Edward Cohe. .
"Etiam fi dominus non fit molefius, tamen nijerrimum eft, poffe $\sqrt[f]{2}$ velit."

Cicero.
Know no gentle tyranny." fiee Rowe.

+ Hoadly's difc. on government.


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Cbrifianity, is evident. For the frives to foree upon us, terms, which The would judge to be intolerably fevere and cruel, if impofed on herfelf. "Virtual reprefentation" is too rediculous to be regarded. The necefity of a fupreme fovereign logiflature internally fuperintending the whole empire, is a notion equally unjuft and dangerous." "The pretence (fays Mr. Juftice Blackfone, fpeaking of Fames the Firft's reign) for which arbitrary meafures, was no other than the tyrant's piea of the NECESSITY OF UNLIMITED POWERS, work! of evident utility to the *public, the fupreme reafon

- With fuch fimooth words may the moft dreadful defigns be gloffed over. "There are fome men who call evil, good, and bitter, fweet.- Fufice, is now called popularity and faction."

Parl. hift. 8. 193.
"A man thall not unprofitably fpend his contemplation, that upon this occafion confiders the method of GoD's juftice (a method terribly remarkable in many paffages, and upon many perfons, which we fhall be compelled to remember in this difcourfe) that the fame principles, and the fame application of thofe principles, thould be ufed to the wrefting all fovereign power from the crown, which the crown had a little before made ufe of for the extending its authority and power, beyond its bounds, to the prcjudice of the juft rights of the fubject. A supposed necrssity was then thought ground enough to create a power, and a bare averment of that necessity to beget a practice to impofe what tax ThEY thought convenient upon the fubject, by writs of fiip-money never before known; and a fuppofed neceffity now, and a bare averment of that neceffity, is as confidently, and more fatally, concluded a good ground to exclude the crown from the ufe of any power, by an ordi-

## [. 83 ]

reafon above all reafons, which is the falvation of the king's lands and people." This was not the doctrine of James only. His fon unhappily inherited it from him. On this flimfy foundation was built the claim of Jhip. money, \&re. Nor were there wanting men, who could argue, from the courtly text, that parliaments were too flupid or tro factious to. grant money to the crown, when it was their intereft and their duty to do fo. This argument, however, was fully refuted, and dept above a century in proper contempt, till the pofterity of thofe who had overthrown it, thought fit to revive the expladed abfurdity. Trifing as the pretence was, yet it might much more properly be urged in favour of a fingle perfon, than of a multitude. The counfels of a monarch may be more fecret. His meafures more quick. In paffing an act of parliament for all the colonies, as many men are confulted, if not more, than need be confulted, in obtaining the affent of every legiflature on the continent. If it is a good argument for parliaments, it is a better againft them. It therefore proves nothing but its own futility. The fuppofed advantages of fuch a power could never be attained but by the deftruction

L 2 .
of
nance never before heard of, and the fame maxim of "f falus populi fuprema lex;" which had been ufed to the infringing the liberty of the one, made ufe of for deftroy.ing the rights of the other."

Lord Clarendon's hif. b. 5. p.'54:

## [ 84 l

of $*$ real benefits, evidenced by facts to exift without it. The Swifs Cantons, and the Unies ted Provinces, are combinations of independent ftates. The voice of each muft be given. The inftance of thefe colonies may boadded :i for ftating the cafe, that no act of internal lew giflation over them had ever been paftiby GreatBritain, her wifeft ftatefmen would be perplexed to fhew, that fhe or the colonice would have been lefs flourifhing than they now are. What benefits fuch a power may produce hereafter, time will difcover. But the colonies are: not dependent on Great-Britain, it is faidy if he has not a fupreme unlimited legiflatese over: them. "I would afk thefe logals fubjecte of the king (fays the author of a celebrated invective againfus) + what king it is they profefi themfelves to be loyal fubjects of? It cannol be his prefent moft gracious majefty, G.orge the Third, king of Great-Britain, fon his:

- Thus the patriots of Cbarles's days argued---"It is ${ }_{4}$ not, that ßhip-money hath been levied againft us, but it is, that thereby hip-money is claimed, which is the gift and EARNEST. PENNY of All we have: it is not, that our perfons have been imprifoned, for the payment of flapmoney, but that our prrsons and livis are, upon the fame ground of laws, delivered up to will and pleafurc. It is, that our birthright is deffroyed; and that there hath been an endeavour to reduce us to a lower fate than villainage. The lord might tax his villain de baut et de baffe, might imprifon him, but his LIFE was his own ; , THE: law secured him that." ". Lord Clarendon.
+ See note on thefe words "Therefore a power of regulating our trade, involves not in it the idea of a fupreme leginature overus." Page $\mathbf{1 2 0 .}^{2}$


## 185

 hio tithe is foundod on ant aft of partioments, and they will not fartely acknowledge ahat partinment can give them a king, which if of all otbers, the highef act of fovercignty, when they deny it to have powet to tax or bind them in any other cafe; and I do not recollect that thete' $i$ any' ate of aftembly, in any of the c ies for fetting the crown upon king Villiam or the illuftrious houre of Hanover *." "Curious redioning- "The controverfy between Great-Britain and her colonies reviewed;" The learned gentleman who wrote this piece, has thought proper to quit his argument, ftep out of his way, perfonally abufe, and feverely attack the writer of the" "Farmer"s Letters:" His principal objection" are" the following, and the anfwers here given'may periapt befufficient to ftiew with whiat force his objections are generally urged. ift, He fiys, "ct the writar of the letterstells us, that the drawbacks which are allowed on fome ariticles upon their exportation from England amount to more money than all the duties together which are laid upon them on their arrival in the colonies will produce. I believe it is the firft time that the colonies of any fate have com plaineds of the injuftice of the mother country in laying taxes upon them, which were not fufficiently beavy, nor was it ever before difcovered that the proper means to redrefs the grievances of any people, were to increafe their taxes." Page 16. Anfwer. The truth of the affertion in the letters is not denied. It is affumed; by the author of the "controverfy," as the foundation of his argument. If, then, parliament would have raifed more money;"by fopping the drawbacks, than by laying the duties to be paid in the colonies," why were they laid? From refpect for parliament, it muft be fuppofed, they were laid for fome purpofe. It was not for the fake of the money. For what then? To eftablifh a precedent for taxing the colonies, fays the writer of the letters. The author of the con-


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(716) 872-4503

## [ 86 <br> reafoning this." It is to be withed the geneleman had "recollected" that without any fuch

controverfy does not deny it, but enters into a differtation upon the more and the lff, which is not the point in queftion. 2dly. The writer of the letters fayd, that, an aki of parliament commanding us to do a certain thing, if it bas any validity, is a tax upon us, for the expence * that sconce in complying with it." In reply to this the author of "the controverfy"" enumerates many inftan-" ces of fovereignty fubjefting tbe colonies to expance, which he fuppofes may be legally excercifed wIThin the colonies "by act of parliament." Pages 23, 240 An fwer. The propriety of this cuppofition is denied, and remains to be proved. "Abfurdities and contradictions" are plentifully attributed to the writer of the letter, becauk he will not acknowledge, that the power of parliament "to regulate trade, and preferve the conneaion of the whole empire in due order," involves in it a power to "t tax the colonies," or "to put them to any expence"" parliament §all pleaf. A perfon of fuch fagacity, as the author of the controverfy, might plainly have perceived, if his refentmenthad not prejudiced his candour, that the writer of the letters was unwilling to give up any point, which he then thought effential to the freedom and welfare of his country, and at the fame time was $t$ upwilling to propofe

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\text { Id. p. } 17
$$

[^17]
# 87 ] <br> fuch "ect of affembly" none of the colonift ever rebelled. What act of parliament is here 

propofe any new fubjea of difpute. Jufly has the austhor of the controverfy obferved-that "it would be endlefs to trace this doatrine of taxes throvoh all
-Gaima, Therefore it isj that with extreme apprehenfion I wiew the

 confilaration thould remder it the bufinefí of Gram-Brioin more and moce so coldivate our good difpofition towardi heri Bue the minlofituase lis, that thofe graes whe ware wreating for potver at homes, thinkithemich ven difhely intaretted in the profperity of their country fofy or fixy jears hence, but are deeply conceraed in blowing ap a ppular clumour for fuyporal in intase chentigee.
"For, my part, I roied Gract-Sidoth as a bulvarik, bappily final totwese thefc colonies and the puwerful nations of Emopeco. That kiagdea semainidg fife, we, under ity protelion, enjoying peace, may diffuro the hlefiage of (religion; fcience, and liberty; through rempote villdernefien. It is thatefore laconcomably our (ony, and our intorgh, to froppert the finength of Grat-2ritain. When confiding in that frength, the begint to forget from whence it arofe, it will be an enfy thing to thew the fource. She. may readily be remiotiat of the lond alorm fpread amoris her merchants and cradefmep, by the univerfal affociacion of thefo colonich; the time of the fact-aEs, not to import any of her maxuractuans.
"In the yeur 1718, the kuffions and Sevods entered into an agreement mot to fuffer Grect-Bricain to export any Naval otoi zs: from their deminiono but in Rufiaz or Swaifen Mipt, and at their own prices. Gmane. Britain was diffrefled. Piech and far sofe to obrow pounde a barrelo. At langth She thought of getting thefo aticles from the colonies a and che attengex fucceeding; they fell down to ffitem Billingo. In the year 1756, Great Brizain was threatened with an invafion. An eaferly wiad blowing for fir weekes, the could not MAN her fleet, and the whole nation wat shrown into the utmoft confternation. The wind changed. The Americen mips arrived. The fieet failed in ten or fifteen dayl. There are fome other sefledions on this fubjeet, worthy of the mof deliberate attention of the. Brati/n parliament; but they are of sucm a matuez, that I do noe chufe to mention them publickly. I thought it my duty, in the year $176 \%$ while the fomponef was in fufpence, to write my fantimenta to a gentleman of great infloence at bome, who afterwardo difiaguifhed himfelf, by iefponfies our caufe, in the debates concerning the repeal of that ado." Fazmza', lettre, rii. prge 100.

If the author of "the controverfy" had feen the letter above referred to, be would have found, that, the difierence between the razaocativz in Gract-Brifaim and in Amorice, and the ezercifo of infzaxal-zeoialiap TION by parliament over the colonies, with fome other pointe therein mentioned, were reprefented in the trongett terms the writer of the letters could ufe, an anjuft, and certainly tending in a few years to preduce the deepeft difcontents. The time is at length come, when flence in Americe as shefe fubjecte would be Aupider cimianl,

## [8] ]

## buiv menere Suwdy not tho vith of Hetrint the Scotenth chapger the it, in ffeour of a kiog

Thz conazguncrs." Page 33. ${ }^{\text {dily. The writer of }}$ the letters fay, "we are as much dependent. on GraatRTiain, as a perfealy free people can be on another." On this the author of the controverfy kindly obferves, that - 6 it is a pity the learned editor (the Englib editor it is fuppofed) has not given the public a dimertation on that mot ingenious and infructive pafage." Pago25. Anfwer. finerisan underflandings difcovar no inconfifency in the idet of "s a flate being dependent, and yet perfecily, free", and their temper is 50 moderate that they would be content with that degree efreedom, which is compatible with a defpendanice. If the propoftion puzzloo Evitife underAindings, it is prefumed to be, becaufe Brotor will not oju themichim thif trouble so think of ang tropeof ance, but of fuctis is is defructive of all freedom; thouly they themfelves are dependent in fome meafure on others. ithly. The writer of the letters faye 86 if monay be raifed upon us by ofbers without our confent, for our defence, thofe who are the judges in levying it, muft allo be the judges in applying it. [Or consrquence, the money, faid to be taken from us for our defence', may be employed, to our injin'. We may be "chained in by a line of fortifica-tione-obliged to pay for the building and maintaining them-ain be told that they are for our defence] With

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[^18]
## [ 1, ]

de focio. Probahly the 12th and 13 th of Mihliam the 3 d, chapter the ad, "for the fore

What face can we difpute the faat after having granted that thofe who apply the money, had a right to loy it Fot furely it is much effier Eof their wifdom to yider. thind how to apply it in the bef manner than how to levy it in tie beft manner. Befidee the right of léving is of infinitely pore confequence than that of appline The people of England, who would burs out into fury if the crown fhould attiempt to lioy money by its own authority, have al ways affigned to the crown the applicalion of money"
Fron the wordo relating to "c applictition", the author of "cho conirenerfy" dedices a "e proof", that the - writur "if thsleptem is very deficient in "s his knowledge of the conftitution" \&ec. Anfwer. Is thit treatment gencuound In fuch queftions ought the attack to be turnt ed from the cany/ to the man? The writer of the letiore pietends aot to be diftinguifhed, asa sc critic on government natifon se juftinels of elega jee of conpofition $t$ "" Surely, even the author of "\% the controverfy" muft now be convinced of his averfion to writing, as that performance, with all se the juftrefs and elegance of ite compofition, tnowledge of the fubjee handled, and conftitutioral 'learning difplayed in it," and employed to pull to pieces the reputation of the writer of the letters, has not rouzed him during fo many years fince its publication, to make a fingle effort in vindication of his character. Was it imagined, that every objection was juft, becaufe not replied to i Many reafons, befides a fear of encountering objections, may prevent an anfwer. In truth, he cannot be called a volumteer auchor. - He never. Did, and mever DARED to write, but wben the honour or intereft of his country was affaulted - when duty compelled every one to contribute what affiftance he could in her defence-and when he hoped, the caure would draw fome kind of a yeil over his defects. He expected, he might efcape as the Spartan youth did, with fome llight cenfure for en-

## "ther limitation of the crown tec," is in-

 rended. And, is it ingined that the words " dominions and territorics thereunto belong-Suging improperly armed, but that his motive would exciue fim from a levere one. How well founded the prefent "éproach is, will now be confidered. One would imegint, that a man of common fenfe, on reading the foregoing extract from the letters, would underfand the writer. plainly to mean by "Mreying," the power of "taxing" "and by "applying," the power of "employing" the money raifed by taxing; or in other terms, the aEval ty-- periditure of it. This meaning is evident---the conclufion being experef, that $c$ if others may be judges in appoing money, of consequsnce it may be emplyyed to our in jury:"-and then follow fome infaices, in which it 4t may be $\rho 0$ entiployedt. All this is very cleari sthowr then does the very ingenious gentleman openthty way to the writer of the letters to give him this violem blow? By a dexterity worthy of imitation--if jufijimble. Ife leaves out of his quotation, all the words' inclofed within the laft crotchet, beginning at the words se of conszQuencr" and ending at the words "our defence," that Shewed beyond a poffibility of doubt in what fonfoithe word "applying" was ufed-itakes no notice of the omiffion" impofes anotber fenfe on the word - and then infuilts; may it be faid, over the fuppofed miftake of faying, that the people of England have always affigned to the crown the application of money."
What fenfe be or cthers may affign to the word "application": is not the point : but whether the word, takien in that fenfe which the writer of the letters exprefsly annexed to it, is ufed with propricty by him, or whether it is ufed in fuch a manner, as to "ce prove the is very deficient in his knowledge of the conftitution :" By tbat word, as he defines it, pofitively as language can declare any meaning, he intends, the actual expenditure and "ce employment". of maney.- And is the reader to be tricked out of that definition, and another fenfe fhuffled in, merely to impeach a matis character by llight of pen? to the forereignty of shafe colonies? The

Has not the conftitution " affigned to the crown the canal axponditicre and amployment of money?" Is not dhicy pormer part of the axacutive? Does not Mr. Juftice: Rhe Aome mention this power to thew the vaft influence of ytict crown ?-He particularly takes notice of it with refpeat to the army - in thefe expreffions-ce paid indeed ultimately by the people, but immediacdy by the crown ; raifed by the crown; officered by the crown; commanded by the crown."

Is not the word se application" ufed here too, not only preperly, aif ifined, but properly, in a couffititaional fenfo?

- Trwit ieg that the word is fometimes ufed as fynonimpia with oppropriation, though this latter feems to be the flteft word to mean the defignation of money to particular purpofes in acts of parliament: Could it be poffible, that the author of "the controverfy" thould imagine, the writer of the letters could be ignorant of fuch defignation or appropriation of money by parliament, Whon one can fcarcely open a book of ftatutes, without obferving theia ? Parliament may accommodate grantsin money to public neceffities-and may call officers of the crown to account for money, but thefe powers no more prove the actual expenditure and amployment of money to belong to parliament, than the power of calling officers of the crown to account for injurious leagues, or declarations of war, proves the power of parliament to make leagues or to declare war. Befides, it being contended againft the colonies, that the "Jovercign power" is lodged in king, lords, and commons, the fame perfons may tax and expend, to what excefs and in what manner reex PLeAse, while the colonies will have no kind of CONtroul over them : And, that fuch an union of thofe powers is unconftitutional and dangerous to the colonies in extreme, was the paint the writer of the letter offen: fively ventured to infift on.
© ap-
taken is anit is ent in as he neanment" pat doach a


## [9]

omifion of them might have tooked olds but what force is added by thelitinfertion? The fettlement of the crown of England inm cludes
Exadly in the fenfe here contended for, are the worls *appropriation" and " application" ufed in rome ar the beft authorities. Bifiop Elljs in his traes on liberys. page 3I, fays- © The parlidment, at prefent, in granting money does for the mofi part afyropriate it to particuIar fervices, whereby the opplication of it is more eficatunly. fecured." "S When any aids are given; the commots only do judge of the neceffities of the crown, which ceipnot be otherwife made manifeft to them, than hy ingrivings, how the money which hath been granted, and revenue of the crown, is exponded and applised "S Out of the aids given by parliament, (which by the law of Rangand are opproprionids and anghe boes bore anyiurd in the common profit of the whole realim) many larionjuge pitiong, during the timits of fuch heavy tixes upen piophy bove bren divirted under the head of foret freviaes and stit falaries, bounties and pinfous, $t$ \&xc."

Some other unfairneffes there are in this famous piece, that need only be viewed, to be refuted, but of which, itinty be faid if a "s precedent" eftablimed "by the reSpeetable gentleman himelf, cin procure pardon for thie expreffion, that "cthey, are not entitled to notice.? How could he venture to affert as he does, that - 6 the purpofe of the letters was to excite refentment in the colonies againif their parent country and to pufth them on to a Separation from her." The letters prove the contraty. Few men have expreft a warmer zeal for the connexion, than the writer of them I Yet his reputation is to be attecked on every account, and a charge even of dijpoyatiy direaly levelled againt him. The author is welcome to take what other licenfes he pleafes in his apprehenfions of the writer; but he ought not to have denied his integrity. Their intentions muft fand the teff of a tribunal, that decides for eternity. May they then appear equally pure.

[^19]
#### Abstract

dadege the fettlement of the coloniecr. Aing Whith it mentioned-and will the gentil: man venture to fay, that William was not King of Eugland and Yoverciign of therecolonies, beSore his titlewas "declared" or "recognized" by ar an at of parliament The gentlmair Aurn over this cafe. His zeel for the " illuftrious houre of Hanover" would belifte gratified; by infering that beciufothe two houles, with the confent of the nation, mader a Fing, tberefore the two houfee can mike liws. Yet that conclufion would bo as juftifable ts chiom that the affent of the colonies to an clection of alling by the two houfes, or to the Uinlitation of thic crown by aet of parliament, provelat right in parliament to bind the colonies by flatutes "" in iull cafos whatroever." In fuch great points, the conduet of a people is influenced foldy by a regard for their freedom and happinefs. The colonies thave no othar head than the king of England. The perfon, who by the laws of that realm is king of thist realm, is our king.

\section*{A.D:}

True indeed are thofe words of Lord Clarmdonn-" Let no honef man that is once entered into the lifts, thinks, he can by any 1 kill or comportment prevent thefe confiats and affaults-but let him look uponit as a purgatory he is mnavoidably to pafs through; and conftantly performing the duties of juftice, integrity and uprightnefs, depend upon provipence, and time, for a vindication."

^[ - This word "ce dependance" as applied to the ftates connected with England, feems to be a new one. It appears to have been introduced into the language of the ]


# A dzpendance on the crown and 

 2rAming of Grat Britain, is a gorelty-a dreedful noyelty. It may be compined to the engine invented by the Greets Nothate? Atruetion of Tray*. It is fullof armed cnemies, and the walls of the conftitution muft be thrown down, before it can be introduced among us.When it is confidered that the king as king of England has a power in making laws The power of executing them-of finally determining on appeal-of calling upon us for fupplies in times of war or any emergency -that every branch of the precrogative binds us, as the fubjects are bound thereby in Englatd $\Rightarrow$ and that all our intercourfe with forcigners io regulated by parliament. - Colonitte may "furely" be acknowledged to fpeak with truth, and precifion, in anfwer to the "elegandly" expreft queftion - "What king $i t$ is," \&c.
lhw, by the commonwealth ad of 1659 . A dependance on parliament" is ftill more modern. A people cannot be too cautious in guarding againit fuch innovacions. "Thecredentials of the imperial ambaffadors "to the ftates of Holland, were directed "f to our faithtul and beloved." The words feem to be very kind, but the cautious ftates difcovered that this was the ftile of the imperial chancery in writing to the vaffals of the empirc. The queftion was, whether the credentials fhould be opened ? And it was urged, that a folemn embaffy ought not to be difappointed, for a few trifling words. But the ftates refolved to fend them back unopened, which they did. Other credentials were then fent, with a proper direction; and the ambaffauors were well received."

Arcana imp. det. p. 1g6.
$-7 \mathrm{Co} 18$.

Q b) (Jing that "his moft graciove mejefts Give che Third" is the king of England, and Thirafoe, "tbe ling" they-profer themfelvee to be "oy l Jubjects of.
Wi are aware of the objection, that "if the king of England is therefore king of the colonies' they are fubject to the general legif lative authority of that king dom." The premifee by no means warrant this conclufion. It is built on a mere fuppofition, that the colonies are thereby acknowledged to be witbin the realm, and on an incantation expected to be wrought by fome magic force in thofe woode. To be fubordinately connected with England, the colonies bave contracted. To be fubject to the general legillative authority of that kingdom, they never contrabled. Such a power as may be neceffary to preferve tbis connection the has. The authority of the fovereign, and the authority of controuling our intercourfe with foreign nations form that power. . Such a porver leaves the colonies free. But a general legiflative power is not a power to preferve that connection, but to diftrefs and enflave them. If the firf power cannot fubfift without the laft, the has no right even to the firf-the colonies were deceived in their contract-and the power muft be unjuft and illegal; for God has given to them a better rigbt to preferve their liberty, than to her to deftroy it. In other words, fuppofing king, lords and commonsj acting in parliament, con-

## [967

Aisente a fevrrizngy over the colonies, is that sivercignty contitutionaly abjaun of linitid) That stater without freedom thould by prino ciph grow out of a free ftate, is impofible. ao that fparrows fhould be produced from the egga of an eagle. The fovercignay tver the colonies munt be - limited Rgial long fipee faid, "half is better than the wholes" and the faying never wai more jufly appliceble, than on the prefent occation. Hide the unhappy Cbarles remembered and regerded its his private virtues mighs long have adorned a throne, from which his public meafuree precipitated him in blood. To argue on this fubject from other inanaeos of parliamentary power, is hiffing the gromad. The cont nexion of the colonies with England, is a point of an unprecedented and delicate nature. It can be coinpared to no other cafe 3 , and to receive a juft determination, it mult be confidered with reference to its own peculiar circumftances to The common law extende to colo-
> - ac Nec regibus infinita aut libera poteflas, was the comfitution of our German anceftors on the continent, and this is not only confonant to the Princifles of wh-
> - TURE, of LIBERTY, of REASON, and of society, bat bas always been efteemed an exprefs part of the common IAtw of England, even when precogative was at the bishef."

> 1 Black 233.

+ The learned Judge [in Vol. 1. pag. 10-.] lays this country was not "unimbabited when difcovered and planted by the Englifh, \&zc. but ougbt to be confdered as a coinquerded, ceded, or infidel country. Our Amorican plantations are
colonieo; yet Mr. Juttice BlackRone Rays, *Such parts of the law as are neither neceffary N
principally of this latter fort, being obtained in the lait century, either by right of conguef and driving ous the nattives (with what natural juftice, I thall not at prefent inquife) or by treatics: and therefore the common law of Sanghan, as fuch, hais no allowance or authority there, they being no part of the mother country, but difinet (though dependent) dominions. They are fubjeat however to the controul of the parliament."
According to this doctrine, the colonifs are confidered in a logal viow by the parent ftate, "as infidels or conquorid prophs" not as her children with her confent eftablighing focietien for her benefit. Though not a fingle man of the "cinfidels or conquered". people, fhould now be found to refide in each colonys yet a political contagion is: communicated to Englifbmen in focila foculorum, becaufe indians once fifhed in the rivers, and hunted in the woods. If this be their scondition," then according to the law laid down by the Judge, "they are fubject not only to the controul of parliament, but the King may alsir and into poff what laws be pleafos"."

It is not known what the learned Judge means by the word "principally." Perhaps he alludes to the ill directed bumanity and juftice of the firft fettlers of fome colonies, who purchafed the lands from the natives, for valuable and fatisfaetory confiderations. It was a very ufelef exercifs of their virtues, for their pofterity. If they had by dcaident fettled an "uninbabitd"" country; the invaluable rights of the common law would have attendod them.; but when they darsed to obtain a fettlement by bumanity and jufices, they forfoited all rights of the common law, to the laveft fucceeding ages. Can this be law? Every cafe quoted by the Judge, it is humbly apprehended, makes a diftinction between ftates or focieties compofed of Englijh fubjears, and thofe compofed of "conquered" people, ere. and that this is the only diftinction warrantable by thofe cales.

[^21] <br> \title{
[ 98 ] <br> \title{
[ 98 ] <br> por convenient for them, as the jurifdition of the fpiritual courts, \&e. are therefore not in force."
}

That the conquerors thould be confidered as the conguerd, the expellers of the natives As the expelled natives, and the chrifian pofifors and owiners by fair purchafes from thof who. bad a right to fell, as the infidhs no longer poffefong or ewming, feems to involve a confufion of ideas, Tittle agrecing with the ftrength of rea.on that informs the common law.

It is very remarkable, how our ableft antagonifts are perplexed in framing their arguments againft us. Even the léarned Judge does not exprefs himfelf with his ufual perficuity: but the want of it is well atoned, if we, colonitts, can be thereby Heprived of the benefits of the common law, and be abfolutely fubjected to the king; for tbefo courtly tenct are the aity confequences deducible from the curious arguanemf that teinds to involve thafocolonies in the - misfortunes of "conquered, cedod, or infidel countries.? The "c.controul of parliament" is aflerted to be fupreme, in nevery cafe. Wihether the colonies weresfettled in of uninhabited countries," "or in "conquered, ceded, or infidel cotintries;" makes no difference as to that point.

Another learned gentleman has difcovered, that we "are not entitled to as great a degree of freedomi as Ireland." Why? "Becaufe Iroland was a conqueced country." This femark does not feem to remove the difficulty. Let us hear the point a little more explained. Ireland it is true wao comquered, but certain concelfons were made to the people. Thefe were the terms granted them, but England is obliged to keep no terms with the colonifts." At every ftep there gentlemen take, thofe writers, who have contributed fo much to the glory of their country, turn upon them, and direcily oppore them. They at firf thrink before thefe venerable advocates for liberty and humanitybut recolleeting themfelves, they diftinguifh and refine, in order to take away the fubftance of every argument, and to whittle down a Hooker and a Locke into a Lefirange and a Pilmer. After taking thefe liberties, thoy at length grow told enough to arraign the authority of any man, even Mr.

## [99.]

force." If even the common law, in farce within the tealm of England when the colonift quitted it, is thus abridged by the peculiar circumftances of colonies, at leaft equally juft, and conftitutional is it, that the power or MAKING NEW IAW' within the realin of Eng
N 2

Lecke himfelf, if his writinge cannot, by all this art, be turned to their purpofe.

We need not be furprifed after this, that every colonift, who ventures honefly to affert as well as he can the caufe of his native land, thould be treated with little res fpect. The colonies have always been on the defenfore. IT is hopad triey will always continue 80."But the author of "6 the controverly" charges them with great cunning, a left handed wifdom, that muft difgrace any peo-ple-becaufe they have not refifted, in places where they were not immediately attacked. "It is the artifice of the managers, on the part of the colonies, to avoid general queftions, and to keep back and conceal confequences, left the uhfurpecting people of England fhould tao foon catch the alarn, and refolve to withitand their firft attempts at independency $*$ " That is -they have teited juft as the "s unfufpecting people of England" have done in their controverfies with the crown. They confined themfelves, from time to time, to a demand of redrefs for the injuries offered them. This behaviour of the colonifts would, by fome perfons, be deemed modeft and refpectul. Now indeed the conduct of adminiftration demonftrates to us, that we muft enlarge our views, and endeavpur to take a profpect of all the michiefs neceffarily attending a claito of boundlefs power with an unbounded inclination to exercife it. The gentleman may perhaps call for fire and faggots to extirpate our political herefy; but we truft, and truft firmly, that the fenfe and generofity of the good people of England, will difcover and defeat the prefent plan againft their liberties, as they have already fo many other fchemea of that tendency---that they will behold their dutiful children with compafionate love, and with juft indignation


## [ 100 ]

land, thould be abriaged with refpet to coIonies, by thofe peculiar circumftances 4 .
thofe unrelenting enemies from whom thoy can expeat no other favour, but that England ${ }^{6}$ fhall be the laft they. will devour:"

- The author of the controverfy, in page $3^{1}$ of his Mork, argues thus concerning the legiflative power of Great-Britain over the colonies." The lands in all the if colonies having therefors been clearly fhewn to ive part ${ }^{6}$ of the dominions' of Great-Britain, and the pofiefors - of them to hold then under authorities and titles deri-' ${ }^{6}$ ved from the Britifh fate, Mr. Locks would require no © other proof of the right of the legillative power of Great-
cs Buitain to the obedience of the poffeffors of thofe lands;
${ }^{6}$ for fpeaking of the manner by which a man tacitly
" makes himelf a fubject of any country or government,
"he fays,"
ci It is commonly fuppofed, that a father could oblige
"chis pofterity to that government of which he himfelf was
"c a fubject, and that his compact held them; whereas it
os being only a neceffary condition annexed to the land,
os and the inheritance of an eftate, which is under that
© government, reaches only thofe who will take it on that
${ }^{66}$ condition, and fo is no natural tie or engagement, but 2
co voluntary fubmiffion ; for every man's children being by
cs nature as free as himfelf, or any of his anceftors ever
"6 were, may, whilf they are in that freedom, choofe what
" fociety they will join themfelves to, what commonwealth © they will put themfelves under; but if they will enjoy "the inheritance of their anceftors, they mult take it on "the fame terms their anceftors had it, and fubmit to " all the conditions annexed to fuch a poffeffion." Who"ever (fays he in another place) by inheritance, purchafe, "permifion, or otherways, enjoys any part of the lands " $\int_{0}$ annexed to, and under the governmeni of, that com" monwealth; muft take it with the condition it is un"der; that is, of fubmitting to the government of the "commonwealth under whofe jurifdicion it is, as far "forth as any fubject of it." Page 37. The ingenuity 5
[ ior $]$
The laws of Engiund with refpect to prexogative, and in other inftances, have accomp-
modated
of the gentleman is here again remarkable. Mr. Locko, in his 8th chapter on civil government, "Of the beginning of political focieties," immediately before the words abovementioned "Shoever by inheritance" \&c. speaks of a map who "c enites his perfon which was before free to a fociety for the fecuring and regulating of property, and fubmits to the community thofe poffefions which he has or thall. acquire, that do not already belong to any other government." Thefe words the gentleman not thinking quite. whis purpofe in tbis place, feparates from the words of his quotation, and fo gives Mr . Locke's conclufion without his premifies. However three pages after, he is fo candid, as to give the premifes without the conclufion. How, or why $?$ to fupport this moft curious diftinetion-that Mr . Locke, in that celebrated part of his argument where fpeaking of "government taking the property of fubjeets," he fays "What PROPERTY haveI IN THAT, WHICH ANOTHER MAY-BY RIGHT TAKE FROM ME WHEN HE PLXASES," means ne more" than that the fupreme legife. lative power has no right to take the property of ofhere without their confent "for the PRIVATE USE OR PURPOSE of the legiflative." So that according to this conftruation the conftitution of a well eftablifhed government, or the freedom of a people, depends not on the great right which. God has given them "of having a thare in the government of themfelves," whereby their property is fecured, but merely, on the "purpofe" to which the property taken from them without their confent is applied by thole who thus take it. And yet this gentleman has feverely attacked the writer of the letters, for ufing the word "purpofe" in a much more confined fenfe, in faying a " tax is an impofition on the fubject for the fole purpofe of levying money.".

Mr. Locke, in the preceding chapter, fpeaking of monarchy fays, " 6 that abfolute power purifies not mens bloods. For if it be afked what fecurity or fence arifes in
fand alates agairts the violence and oppreftion of the ab-
 ate ready to tell you it deferves death, only to aft afte's Afety. Betwixt fultiect atid fabject they will grant there thutt be meafores, latws and judges for their mutual pence End fecurity: But as for the ruler, be oughe to be abjolutt; uilis above all fuct circiumfances; becaufe he has power to domort hurt and wrong, tis right when he does it. To afk how you can be guarded from harm or injury on that fide where the fironget hand is to do it, is precently the voice of fietion and ribellion." But here our opporient thiny come in with another diftinction. "c Mr. Lvele fpeaks here of an aboluct rulter, not of abfolute rulers. Lilly pioves there is the fingular and plural number. A power that Mr. Locke would Kave held illegal in a Pyjpinatus or $x$ Stuairts he would have held legal in the four hundred of cibens, or the parliameit of Great Britain.", Let the diftinction be dlowed its due weight. Can it be believed that fuch \&friend to mankind, as Mr. Locke was, could ever think -bfane dominion © juft or legal? Would not fuch a fenti? went directly oppofe thofe principles, his benevolence iniduced him to take fo much pains to vindicate and eftaDifis P . Would the found of the words-cs dependance-" "fubordination-" "within the realm-" ce part of the dominions-" \&cc. have convinced him, that it was "the indifpenfable duty of parliament to eafe the gentry and people of Great Britain by Taxivg the colonifts without their confent ?"-and that it was the indifperifable duty of the colonifts on conftitutional principles to fubmit to fuch taxition ? The learned fay that the too rigid attention of the mind to one idea fometimes is the caufe of madnefs. So rigid has been the attention of many heads in Greas Britain to the idea of dependance, that it feems to have otcafiened a kind of infanity in them; and by ruminating, fpeech-

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## free of the pmpple fo waquiring. A xeguid for

 that grand objeet perpatually animgtee theIpeochifring, and erioging obout it rand about ith they have lot all ideas of juftice, humanity, law and contiTutioing 'and in Phort of every iquality that uffet tho Nilitinguibh men from the ref of ahis gratipn, apd, Evold From the reft of mankind. But Mr, Lock s underfantine eyen in the prefent whit of the political world, wetil have preferved him,"juft and utanacioys ipf hieapriaciplias The cafe he puts, and, en which the audher ofs 5 , thecapp troverfy" argues, is that of a fubmiffion to the terms of $\mathrm{se}^{\circ-}$ vermment in a commen-wealth. The queftion between Great Brigin and the colonies, in , wbot aro the tums pf: their contexion under all the cireumfancer of iof,
It is not recolleated that Mr. Loche etver infinuites, thet the parliament of Groat Britain mighe bind the people of Ireland by fataten, "in all mafos whatforyer" Yet,therf was ip his time a.fapous difpute cgncerning the authorit of parliament over that kingdom. So far was he frot favouring the claim of parlainipt, that'tio hoped, teck charlyi he proved he faroured the other fida of the quefong.
His friend Mr. Mdineux, in a letter dated Mariss 13 $1697-8$, tellstim of his intentionsto wifithin-tiwhich the sould get hoofe from ibufinef : se'But this I, enangs hope fof till the parliament in England rifes. Ithould be glad to know from you when that is expected, for indeed they bear very hard upon us in Ireland. How jufly they gan bind us, without our canfont and roprafentatives, Hewe ehe zuthor of the two treatifes on government to ponfider"meaning Mr. Lacke's two treatifes-one on governpent-tthe other on civil government; though the are publithed difo as one treatire, the firt book of which is under the firft tite, and the fecond book urtder the fecond title.
Mr. Buke, in his anfwer, dated April 6, 1698, five, *s among $\mathfrak{R}$ other thinge 1 would bo.ghd to talk wihhi you dhouty before $I$ die, is that whish youf fuggeft at the hotimpof tha firt page of your letter. I am migighily concergad - forthe phar you meant in the quefion you ifayyou, will

## [104]

confitution, and regulates all its movements
$v$ -umiefs unnatural obftructions interfere-- Spiritus intus alit, totamque infifa per artus: "Mensagitat molem, © magno fecorporemi Jcet".
Anothis argument for the extravagant power of internal legifation over us remains. It has been urged with great warmth againf us, that "procedonts" fhew this power is rightfully vefted in parliament.

Submission to unjuit fentences proves not a right to pafs them. Carelefsnefs or regard for the peace and welfare of the community, may caute the fubmiffion. Submiffion may fometimes be a lefs evil than oppofition, and therefore a duty. In fuch cafes, it is a fubmiffion to the divine autbority, which forbids us to injure our country, not to the aflumed autbority, on which the unjuft fentences were founded. But when fubmiffion becomes inconfittent with and deftructive of the public good, the fame veneration
afk the author of the treatife you mention, and wifh extremeTy wall to it, and would be very glad to be informed by you what would be befl for it, and debate with you the way to compofe it: but this cannot be done by letters; the fubject is of too great extent, the views too large and the particulars too many to be fo managed. Come therafore yourfelf, and come as well preparrd as you can. But if you talk with others on that point there, mention not me to any body on that fubjece 3 only let you and I try what good we can do for thofe whom wee wi/h woll to; "groat things have fometimes been brought about from fmall beginnings well laid togetber:"

Mr. Molineux quickly after came over from Ircland to England to fee Mr. Locke.

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veneratipa for and duty to the divim eutsovion commends us to oppote. The all wife Creator of man impref certain laps on his napure. a defre of happiners, ha of fociety, are two of tho e lave. They were not intended to deftroy, but to rupport each other. Man has therefore a right to promote the boft union of both, in order so enjoy both in the bighef degree. Thus while this right is properly exeecifed, defires, that feem fljfi, by a happy combination, produce the welfare of otbers. "This is romoving fubmiffion from a foundation uifable bofupport $i t$, and injurious to the honour of GoD, and fixing it upon much firmer grotind "?

No fenfible or good man ever fufpected Mr. Hopker, of being a reak or facious perion. "yet he plainlyenough teacheth, that an fociety; upon experience of univerfal evil, bave a right to try by anotber form to anfwer mote effectually the ends of government"-Ani Mr. Hoadly afks- Would the ends of government be deftroyed hould the miferable condition of the people of France wHICH HATH PROCEEDED TROM THE KING'S BEING ABSOLUTE, awaken the thoughts of the wifef heads amongt them; and move them all to exert themfelves, fo as that thofe ends fhould be better anfwered for the time to come?

What mind can relif the hardy propofition, that becaufe precedents have been in-

[^23]peat ha gergal lave of hatyral jutho humpnity, and oquity
Tizs argüment from precedents begino unluckily for its advocates. The fiff produced againf
"I cond neyar thinte.
A mpral's liv of power offtrengh fifficient
To sbrgute the upwritten law divises
Immutate everid, tot like thef
Of yeficidag, but made ere time both th, Ir

It Ahould be confidered, whecher it eyer was or ever can be the true interef of 2 zIngdom or tate to violate the INw of natarnl juftice, equity, wid humpatity Thefe laws max be called the laveaof GOD. Can thew baluriten mith impunity? The Scriptures are full of lefions on this fubjea, and hiftory furnimes intances fufficient to alarnopprellors, if they would attend to them. All the glories of Coarls the Bold, - Gbarlhs the Fifth, - Pilip the Second,-Gherks the Twelfth, - Levis the Fourteenth, and a numerous lif of diftinguifhed, princes, were overcat, when unrelenting cruelty came to prefide over their refoutions. From inthens to Gemoa the obfavation holde true. Let not the opinion be condemned as prefumptiviph, before it be fully enquired into: It is worth an enquiry.
" "Difcite juftitiam moniti \& non temnere divos".
Englatd has been profperous in many cixil wars, but they were in defence of liberty. She never engaged in one againt liberty.--Would to Heaven, the would fet the world the much wanted exapple of lenity in government. Mankind might gain by it. The other mode hias been fuf-: ficiently tried, and proved to be impolitic and rultaous.
[ fog$]$
ajint ine by the gonterime before menciourivas dh egeprafed-y tho (Bommainising pariatitent in 1650 to "s penifh" Vigunat.

 unlitity is the right of pptitiament to "ginifg" Oolbuifdojor nong their datg. But the panhia achathailwefore coverturned charibib add themb. fo thlte there is on olddr "s precodent" fot yginis thefe

That parliament fat amidt the ruino that furrounded it, fiercer than Warius among thore of Carifigh brutal pouter bécinte an jutrefiftible argument of boundleff right. What the hitle bf un thiffotle could fidt prove, the point of a Crofnwell s fow ra fufficiently demonntrated. Itnotedetedd Juftice lighed aha fubmitted. - Wrat incre could they do P The Remerttioh took place, antid a legal parliament woutd thot adibit bat it had as extenfive a tighe as uh thend ont. The Revolution faceected, and What it wituods for btenaing gogefior the powers dyking and people th a marifin befure thiknowth. Antw pofticél alembte whalixid
 fevere experiments wete to bethate baigwty 02
duber

- Thts Joyal, generbuas colony preferved fita principles With fuch Sinit notwithtanding the oppreffion afovementioned, that in farmair 1659 , they threw off an bber
 fprodtrinfed Cibintis the Becond, Feveral minthe teforethe ©Refocration in Europey


## $[10813$

dier principle of the conflitution. Hinique
 increafed fince that period, not a man the leent acqualited with Englj/s hifory cma be ighorant. The Colonies were in a ftateofinfancy ftill in a fate of childhood. Not a fingle fiotute concerning them is recolleeted to hare been pait before the Revolution, but fuch as related to the regulation of trade. 6 Precedents" were afterwards made, that; when they grew up, the authority of a mafer might fucceed that of a parent.

Precedints, it is apprehended, are no otherwife regarded in the Englijh laws than as they eftoblith cercainty nat the benerit Of THE PEOPLE - according to the maxim -- miferable is the fervitude when the laws are wncertain." Precedents militating againft the welfare or happinefs of a people, are inconfiftent with the grand original principle on which they ought to be founded. Their fuppored fanction encreafes in proportion to the repetitions of injuftice. They muft be yoid. In fubjects of difpute between man and min, precedents may be of ufe, though not founded on the beft reafon. They caufe a certainty, and all may govern themfelves accordingly. If they take from an individual one day, they may give to him the next. But precedents to overthrow princuples, to juftify the perpetual oppreffion of all, and to impair the poiver of the confitution, though a cloud of


#### Abstract

[ 109 ] ant - - prpertry have no more force: shantlice nolvenve of dift that furround witrivith thal car. Thoy may obfcure it: they chanof Atop it. What would the libertice of the people of England have been at this time, if precedente could hava made laws inconifitent; with she confitution ? Precedents, sendine to make men unhappy; can with propricty of charecuar be quoted only by thofe beings to whom the mifery of men is a delight.


"Is the ufage had been immemorial ind uniform, and ten, thoufand jnfances copld have been produced, it would not have been Sufficient becaufe the practice muftlikewife be agrecable to the principles of tbe lapo ${ }^{*}$, in order to be good: whereas this is a practige inconfiftent with, and in dired oppofition to, the fiff and clearefs principles of tbe lawe $t$ "- $\mathbf{t o}$ thofe feelings of burtatitity, out of which mankind will not be reafoned, when power advances with gigantic frides threatening difflution to a flate-to thofe inberent tbougb latent powers of fociety, which no climate $\ddagger$, no time, no conflitution, no contract, can ever deftroy or diminimhl."

- This is a maxim of law, that-" a bad ufage ouglit to be abolifhed."
+ Letter on general warrants.-
$\pm 1$ Blackfone, p, 245 .
1 EQual distribution of justice, and rage enJOYMENT of PRORRE TY, are the great objeds of fociety;


## [ \#o \}




 Mhure dever thefe colonites, Bdit as the foppermit legifature and full of ip ififichative of the partest ftate, and the only judge between her and her thifotith 'in commeicilil intereft, whith the batude of the kale, in the progrefo of thelit glowik, hdiniteted. It has been urged with grecti wehetriefice againt us, ind feemb to be thought thitir fort by ournadveribrices, "/thint a power bf feguldtion is a power of legination, whd a powterof tegination, ff confitutionth, muth
und no rimes procadive Jatutes or fopitaition, thould vitior men from treeping thofe UPPRRMOT in their thoughts." Mr. trimes hif. of England.
© The jutifdietion of the fiar chamber, martial tav, imprifonment by warrants from the privy councih and other practices of a like nature, though giabligosd for foevrial centuries, were fcarce ever allowed by the 'EMiglag to De parts of their conftitution: THE AFFECTION OF THE MATION FOR LIBERTY sTILL PREVAILED OVER ALL
 The ex trife of thefe powers, after being long the fource of fecret murmurs among the people, was, in fulgef of time, folemnly abolifhed, as illegal, at leait as opprefive, by the whole legilative authority" id. To théfe inftahces Thay We 2aded, the late practice of gencral watrint, that That the frietion'of precedents, evenforce the'Révolition.


## 1121

Zujeation Confifts in a confufed compreciention on meverat points, entirely diftinet in their nature, and iedding to confequerices directy oppofite fo tach other. There was a time, when Englond had no colonies?. Trade was the object the fitẹ̀nded to, in encouraging them: A tlove of freedom was manifefly the chief motive of the adventurers. The connexion of colonies with their parent fate miay be calledia new object of the Englifb laws. That het right extinguifhes all their rights,-rights effential to freedom, and which they would have enjoyed, by remaining in their parent ftate, is offenfive to reafon, humanity, and the confititition of that fate. Colonies could not have been planted on tbefe terms. What Englijbman; but an ideot, would have become a colonif on thefe conditions? to mention no more particulars, "That every filling he gained, might rightully be taken from him -trial by jury abolifhed -the Building houres, or making clotrs with the materials found or raifed in the colonies, prohibited-and armed men fet over him to govern him in every action?"

It has been aflerted by fome men difinguilhed as hiftorians, that the zeal of the reformers in religion engaging them to think liberally on that fubject, led them to think with like freedom in civil affairs, whereby the government of England received its greateft improvement. If the fentiment is juf, may it not be inferred, that concempt for religion, muft neceffarily introduce an indif ference for all the juft rules of government and the principles of the conftitution?

## [f $\left.41_{3} \cdot 1\right]$

* xifab thefe provinces never been fattod had ell the inhabitants of them naw living been born in Englands and reladent there, zthey would now enjoy the rights of Engly mend that is, they would beifree in tbat kingdom. Weclaim in the colonies thefe and no other rights. There no other kingdom or fate interferes. But their trade, however important it may be, as the affairs of mankind are circumftanced, turns on other principles. All the power of parliament cannot regulate that at their pleafure. It muft be regulated not by parliatnent alone, but by treaties and alliances formed by the king withour phe conSENT OF THE NATION, with other fates and kingdoms. The freedom of a people corfffs in being governed by laws, in wisich no alteration can be mades vitbout their confent. Yet the wholefome force of thefe laws is cangined to the limits of their own country. That is, a fupreme legmature to a people, whichiacls internally over that people, andrinepitably implies perfonal affont, reprefentetion, or Iavery. When an univerfal qupire is eftablifhed, and not till then, can regulations of trade properly be called acts of fupreme legineture. It feems from many authorities, ac if almoft the whole power of regulating the trade of England was originally vefted in the crown. One reftriction appears to have been, that no dury could be impofed without the confent of parliament. Trade was little regarded by our warlike anceftors. As comnercie becape of


## 1141

Wive importance, duties and feverities (icere Judged neceffary additions to its firft fimple. fate, parliament more and imore interfered. The confitution was always free, but not always exaetly in the fame manner. "By the Feodal law, all navigable rivers and bavens were computed among the regalia, and were fubject to the fovereign of the fate. And in England it hath always been held, that the king is lord of the whole fhore, and particularly is guardian of the ports and havens, which are the inlets and gates of the realm: and therefore, fo early as the reign of king John, we find fhips feized by the king's officers, for putting in at a place that was not a legal port. Thefe legal ports were unidoubtedly at firft affigned by the crown; fince to each of them a court of portmate is incident, the jurifdiction of which muft flow from the royal authority. The erection of beacons, lighthoufes, and fea marks is alio a branch of the royal prerogative. The king may injoin any man from going abroad, or command any man to return. The powers of eftablifhing public marts, regulating of weights ánd meafures, and the giving authority to, or making current, money, the medium of commerce, belong to the crown. By making peace or war, leagues and treaties, the king may open or ftop trade as he pleafes. The admiralty courts are grounded on the neceffity of fupporting a juriddietion fo extenfive, though oppofite to the ufual doctrines of the common law. The

## laws

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thers aple red. the vens vere d in the icuens, $\operatorname{lm}$ : king offiot $a$ bt
laws of Oleron were made by Richard the Firft, and are ftill ufed in thofe courts." In the "Mare caufum" are feveral regulations made by kings*. Time forbids a more exact en$\mathrm{P}_{2}$
quiry

- The power of regulating trade was carried fo far by the crown, as fometimes to impofe duties; and queen Elixabeth ubtained feveral judgments in the exchequer on fuch regulations. Lord chief juftice Coke anfwers the argument founded on thefe-in 2 infl. 62, 63. Princes aimed at too much power-exceeded due bounds-their impru-. dence produced "grievances"-and the people, who always fuffer when their rulers are weak or wicked, would no longer truft fuch opportunities of opprefion in their hand. The power of imprefing feamen thews the exten. five authority in naval af airs trufted to "s the crown.?

I Blackft. 419, Fofter's rep. 154.
So extremely averfe were the Englifh to foreign affairs, and to the exercife even of parliamentary authority concerning them, that though the nation was juftly provoked againft the French king for the injury done to Edward the ift by withholding Acquitaine and his other inheritances in manner (as lord chief juftice Coke obferves in his 2d. inft. p. 532 .) and by fome cruel actions of Frenchmen againt Englifbmen, and had in full parliament granted him aids, fubfidies, for the maintenance of his wars, in foreign parts, yet in toe confirmationas chartarum, Ed. ift. therein taking notice, " that many men doubted, whether thefe grants, by parliament might not turn in fervage of them and their heirs, as precedents, exprefsly declares in thofe ftatutes, that fuch grants Thall not be drawn into cuftom." The comment fays": it was holden that the fubjects of the realm ought not to contribute to the maintenance of the king's wars out of the realm-but this matter was never in quiet, until it was more particularlv explained by divers acts of parliament." The comment then mentions feveral acts declaring that no E'ngli/bman fhould be bound to contribute to the king's wars out of England, in Scotland,' Gafcoigny, Ireland, Calais (though thefe three laf were countries dependent on

## [ n 6 ] ]

quiry into this point: but füch itio appreherided will on enquiry be foufd to have beeth the power of the crown, that our argument may

England) and fays, "c thefe acts of parliament are but declarations of the antient law of England:-But héré may be obferved, that when any antient law or cuftom of parliament" (fuch as before mentioned by making acts relating to foreign wars] 6 is broken, and the crown poffeffed of a precedent, how difficult a thing it is, TO RESTORE THE SUBJECT AGAIN TO HIS FORMER' FREEDOM AND SAFETY." 2 inft. $527-529$.

The author of "the controverfy," who with a liberality of fentiment becoming a pleader againft freedom aiid the be'f intereft of mankind, counts "ftatute books" - "minifters" - "king's council"-p. 77, 78. " "fraps of Juurnals" p. 81. and ordinances of "the rump parliament"-p. 87. among bis; ${ }^{6}$ DELTIES" pi 78 ; and grieves that we poor "infidel", colonifts will not pay his idols the veneration his zeal judges due to them, has collected a good many fragments of proceedings in the Houre of Commons from the year 1614 to 1628. The amount is this, that the minifters of the crown infifted, that parliament could not make laws for America; that the commons doubted; but at length in 1724 , came to an opinion, that the king's patent for "a monopoly of fifing on the coafts of America was a gricvance,"---that a "clauf of FOR FYIT URE" againft thofe who interfered in the filhery was void---and paft a bill ©c for a free liberty of fifing," \&cc. It appears in the dehates that the fiftrery was free befori the patent was granted.---There extracts do not thew what became of the bill in the Houfe of Lords. One Mr. Brooke faid in 1621 - We may make laws here for Virginia, for if the king gives confent to this bill paft hére and by the lords, this will controul the patent."'
It feems, as if the notion of the king's regulating power ftill prevailed,' but, that "c a claufe of forfeiture" in fuch regulations was void. So ruch had the power of parliament grown fince king 'John's reign.' Nor does it appear to have been unreafonable, as commerce became of more, confequence. The inftance bere mentioned, re-

## [fity 1

 I'cóncéfion, that the pówer' of regtlating trade" is vefted in parliamont.COMMERCE refts on conceffions and res Atrictions mutually; fipulated: between the different powers of the world *; and if thefo colonies were fovereign ftatec, theyr would in all probability be reftricted to their prefent portion + The people of England were freemin,
1ated to a regulation of trade and howevef the kim might have: accommodated the point, with the othe - branches of the legifature, the whole proceeding is immaterial. If it was a right actually enjoyed by Englifjomen to fifh on the coafts of a plantation---and a grant by the crown of the filhery to the people of the plantation ex ${ }^{\circ}$ cluding the people of England, could not divegt shem of their right or, of if by the king's giving his confent: to a bill pafed by lords and commons "c the patent might be controuled" it does not follow, that the Kingy lords and commons could diveft the people of the plantations of all their rights.

- Cale of the Oftend EafI India company.
t ${ }^{6}$ Another light, in which the laws of England confider the king with regard to domeftic corcerns, is the arbiter of commerce. By commerce, I. at prefent mean domettic commerce only. It wóvild lead me into tod large 2 field, if I were to attempt to enter upon the nature of forcign trade, its privileges, regulations, and reftrictions; and would be alfo quite befide the purpofe of thefe comimen aries, which are confined to the laws of Englatid. Whereas no mixuicipal lazus can be fufficient to order arid dettrmine the very extenfife and complicated affairs of traffic and mercbiandizes; neitber can tbey bave: a proper autbiority for ibits purpofo. For, as thefe are tranfactions carried on between fubjects of. independent ftates; the municipal laws of one will not be regarded by the other For which reafon the affairs of commerce are regulated by-alaw of cheir


## [ 48]

men, before they were mercbants. Whether they will continue free, they tbemfelves muft determine. How they Sall trade, muft be determined by Germans, French, Spaniards, Italians, Turks, Moons, Ơ. The right of acquiting property depends on the rights of otbers. the right of acquired property, folely on the owner. The poffeffor is no owner without it. "Almoft every leaf and page of all the volumes of the common law prove this right of property "." Why fhould this right be facred in Great Britain, "the chief corner ftone" in the folid foundation of her conftir tution, and an empty name in her colonies? The lamb that prefumed to drink in the fame, Aream with a ftronger animal, tbougb lawer down tbe current, could not refute the charge of incommoding the latter, by difturbing the water. Such power have reafons that appear defpicable and deteftable at firft when they are properly enforced.

Lerom this very principle arofe ber power; and can that power now be jufly exerted, in fuppreffion of that principle? It cannot. Therefore,
their own, called the law merchant or lex mercatoria, which all nations agree in and take notice of. And in particular it is held to be part of the law of England, which decides the caufes of merchants by the general rules which obtain in all compercial countries; and that often even in matters. relating to domeftic trade, as for inftance with regard to the drawing, the acceptance, and the transfer of inland bills of exchange."

- Parlia hift.
fore, 1 power * of regulating our crade involves not, in it the idea of fupreme legiflature over
- This diftinction between 2 fupreme legidature and a power of regulating trade, is not a new one: We find it clearly mude, by the judges of England, at a period, when the modern profitable mode of blending togecther in parliament the authorities of the crown and people, had not extinguithed all reverence for the principles of the conititution.
By the flatute of the 2 d of Henry 6 th ch. 4 th Calais was confirmed \& Ataple place for the wool exported from England, Wales and Ireland: Some wool Chipped from thin laft kingdom, was configned to sluice in Flanders. The Bip by trees of weather was forced into Calais, where the wool, was feized as forfeited. The chief queftion in the exchequer chamber was, whether the fatute bound Ireland. In Rich. 3, 12, the cafe is thus reported "Et ibi quoad ad primam queftionem dicebant, quod terra Hibernia inter fe babet parliamentum \& omnimodo curias prout Anglia, \& per idem parliamentum faciunt leges \& mutant leges, \& NON OBLIGANTUR PRR STATOTA IN Ańglia, quia non hic habent milites parliamentis fed hoc intelligitur de terris per aebus in tbrris tantum efficiend; fed persone borum sunt subjectiregis, et tanquam fubjecti erunt obligati ad aliquam rem extra terram illam faciendAM contra ftatutum, ficut habitantes in Callefia, Gafcognia, Guien, \&cc. dum fuere fubjecti; \& obedientes erunt sub admiralitate Anglife derefacta super alTUM MARE; et fimiliter breve de errore de judiciis reddcis in Hibernia in banco regis hic in Anglia."

Brooke, lord chicf juftice of the common pleas, mentions the cafe almoft in the fame words, title parliament 98-but fays-" the chief juftice was of opinion, that the ftatutes of England hall bind Ireland, which was in a manner agreed by the other juftices; and yet it was denied the former day: YeT note, that Ireland is a realm of itfelf, and bas a parliament in itfelf."

Here it may be obferved, fir $/$, that the reafon affigned by the judges, why the Atatutes of England bind not the
people

## if 120 J

 over ins. The firt is a power of a preferving "protecting" nature. The liaf, as appliedpegple of Irfand sough Beciells samed, contains a contitutional principe the for gua of freedom. sceimbs, hat one poppleor frland, oubjects of the king hete
 bigh loa 3 which is a firong confirmation given by the Jtuge of England, to the fuppoition befort made, of thíe power of regulating trade being formerly vetted in the Sing. Lhitely, that the opinion of the chief juftice, and of the ofher juftices, fuch as it was, "reddendo fingula fingulis, $\&$ (ecundum fubjeetam materiam," proves at moft, onty that Ireland was bound "by Matutes visulatiogs thair tridy for fuch was, the 2 Hinry Gih ch. 4 th on which Efle cifccuroc. Fourthly, that Brobks, a mian of great eminencevand dignity in the law, appears by his note, to have befth diffatisfied with the judgrient, though only on a fatute of regulation, for this reatoh of fiech weight with an Englijbman- - becaufe Iralaid is a realm of 'itfelf and has a parliament within itfelf," Mofibly, that the authority of the crown, including the regulation of the trade of Iroland, and fending writs bf error there, were füfficient reftraints, to fecure the obedience and fulbordination of that kingdom. This reafon feems to have held its ground, till lord chief juftice" Coke's time ; and though a great reverence is entertained for his memory, yet it can never be acknowledged, that an obith diElum" of his, or of any other man, is a rule of law. In Calvin's cafe, the chief juftice reciting the foregoing caft, fays, "Hibrria habet parliamentum, \& faciunt leges, \& noftra ftatuta non legant cos, QUIA non mittunt millites ad parliamentum (which "adds he," is to be underRood, unlefs they be appecially named.) And does the "s efpecially naming them" give them a reprefentation, or remove the injultice of binding them without it? This obfervation in plain Englifh would run thus: "Our ftatutes do not bind the people of Ireland, when we do not intend to bind them, because, they are not reprefented in our parliament; but our ftatutes bind them, when we intend to bind them." What is this but laying" 5 that to Ipeak of their not being reprefented; is a mere
jargon 3

## to America, is fuch a power as Mr. Justice Blackfoine defcribes in thefe words, "whofe $Q$ enor-

jargon; and the fole point is, whether it is our will to bind them"-or in other words-" that our ftatutes do not bind them, for a reafon as ftrong as man can give, and fo acknowledged by us to be, which yet is no reafon at all : for, where there is no occafion for its operation, it applies not $;$ and where there is occafion, it is of no force." His Lordfhip had juft before taken notice that "s a writ of arror did lie in the king's bench of England of an erroneous judgment in the king's bench of Ireland ;'" and perhaps that led him in the courfe of his argument to imagine, there might be a like pre-eminence of the parliament of England over that of Ircland. That this was his reafon feems certain, becaufe at a meeting of commiffioners to confider of a projected union between England and Scotland, at which the chief juftice was pre-fent-Moor 796, it is faid, "c that parliament has power over Ireland, As Is Proved by that a writ of error may be brought of a judgment in the king's bench of Ircland." In the 4th inft. he alfo fays the people of Guernfey, Ferfoy and Man are not bound by the fatutes of England, unlefs they are fpecially named. Yet whoever examines the ftatutes relating to Ireland, Guernfoy, ferfoy and Man, will have very little caufe to believe, that it has been thought in England, that ftatutes would generally bind the people of thofe countries, notwithftanding the fubjection of Ireland, and the other illands, the many diftrefles of the former, and the weaknefs of the latter have afforded opportunities of extending fuch a power over them. With refpect to all thefe places fcarce a ftatute can be found of any period, but for the regulation of their trade. The fame olifervation may be made as to Gafooigny, Guienne, and Calais. Juftice Wylde, in 2 vent 5, faid, " he had feen a charter whereby thefe places were recited to be united to England by mutual pact. And writs of error run thofe." "Wales was a conquered country, and the people fubmitted to Edward the Firft de alto et bafo."

Whatever pretence the chief juftice's opinion was founded on, it has been carefully repeated in many law books fince. Whether his lordmip meant, that ftatutes of England could bind the people of Ireland, in taking away trials

# [ 122 ] enormous weight fpreads horror and deftruction on "all inferior movements." The firt 

by jury,-taxing them, and "in all cafos wibatfocvor," or. only in prefriving their fubordination, is by vegulating: their trade, which was the cafe referred to in his comb. ment, dose not appear. The parliament, in declaring the dependence of Ireland, did not venture to claim a power of binding the people of that kingdom $"$ in all cafes whatoever." With refpect to all thele declarations, hovever, as they are made to refer to us, we may anfwer as the lion did to the man in the fable.

Much the fame arbitrary conftruction has been made on the queftion, whether a man could be tried in Ingland on a chafge of committing treafon in Ircland. In queen Shizabeth's reign, "Gerrade, chancellor of Iroland, moved that queftion to the counfel of the queen, and it was. held by Wray, Dier, and Gervardes aitorney', general, he could not, beczufe he was a fubjoct of Iroland and not of England, and if tried in England, he could not be tried by his peers." Dier, 360. Afterwards, to gratify tie queen's. refentmient againf fome rebels, thicy were triea in England; and thus paffion and complailance thade very good law againft reafon and juftice.

Having mentioned Calvin's cafe, it may not be improper to obferve, that if the author of $\%$ the controverfí" had taken the trouble of reading it, he might have found his perplexities removed on the queftion that has given him fo much anxiety, and brought fuch a load of reproaches on the colonies. He is provoked at our infolence for pretending to be any thing more than alliens in England, while we deny the power of parliament to bind us " in all cafes whatever." In that cafe, the genile-: man would have difcovered, that the judges of England held, that a matn born in Scotland, under the allegiance of Fames the Firft, after his acceffion to the throne of England, was entitled to all the rights of a fubject born in England; though the objection, that ftatutes of England could not bind Scotland, or a man refiding there, who held lauds in England, was mentioned in the courfe of the argu-

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is a power fubject to a conflitutional check. Great Britain cannot injure us by taking away our commerce without hurting herfelf immediately. The laft is a power without check or limit. She might ruin us by it. The injury thereby to herfelf might be remote as to be defpifed by her.

The' power of regulation was the only band that could have held us together; formed on one of thefe " original contracts,"-which only can be a foundation of juft authority. Without fuch a band, our general commerce with foreign nations, might have been injurious and deftructive to her. Reaion and duty rejeet fuch a licence. This our duty refembles that of children to a parent. The parent has a power over them : but they have rights, what the parent cannot take away. Heaven grant that our mother country may regard ins as her children, that if, by the difpenfation of Providence, the time fhall come, when her Q2 power argument. The great difficulty being got ovet, if the gentleman will go a fep farther, and perceive fome little diftinction between colonies proceeding out of the Joins of Enjlanid, and the' "conquired" countries of Ireland and Wales,- the countries of Gafooignt, Guienne, and Calais, "united by mutual paci. to Enigland," and the inands of Gurrnfoy, \&cc. "Lying withbin tbe four faas, whofs Jovercigns anncxed them to England :" and will only allow the colonifts a little more regard than is profeft in law books for thofe countries, and about as much as has been actually obferved towards them by parliament, he will have no further occafion to fay fevere things of thofe who are willing to efteem him ;' and then, if he can perfuade his worthy countrymen to adopt his fentiments, their anger will no longer give pain to thofe who almoff adore them.

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power increafes the memory of former kindneffes, may fupply its decayo, and her colou nies, like dutiful children, may ferve and guard their aged parent, for ever revering the arms that held them in their infancy, and the breafts that fupported their lives, while they were little ones.
It feems, as if the power of regulation might not inaptly be compared to the prerogative of making peace, war, treaties, or alliances, whereby "the wbole " nation are bound againgt their consent:" and yet the prerogative by no means implies a jupreme legijature. The language held in " the Commentaries" on this point is very remarkable. "With regard to foreign concerns the king is the delegate or reprefentative of the people; and in him, as in a center, all the rays of his people are united $\dagger$; and the soverreign power quoad boc is vefted in his perfon $\ddagger$." Will any Englifman fay thefe expreffions are defrriptive of the king's authority, within the realm? "Is the soveREIGN Power witbin tbat vefted in his perfon? He is ftiled "fovereign" indeed; "his realm is declared by many acts of parliamient an empire, and his crown imperial!". But do thefe fplendid appellations, the higheft known in Europe, fignify, that " fovereign Power is vefted in his perfon witbin the realm?" We have a full anfwer in the Commentaries. "The meaning of the legifature, when it ufes thefe. terms

[^25]
## [ 123 ]

termi of empire and imperial, and applies them to the realm and crown of England, is onis to affert, that our king is equally fovercign and independent within there his dominions 3 and owes no kind of fubjection to any potentate upon earth. Thus we maintain, that with regard to FOREIGN. AFFAIRs, the parent original ftate "is the delegate or reprefentative" of the entire dominions, "the fovercign power quoad Hoc is vefted" in her. Her acts under this power "irrevocably bind the whole nation." But yet this power by no means implies a fupreme legilature.

The exercife of this power by ßatutes was abfolutely neceffary; becaufe it was, and could only be lodged, as the laws of the parent-ftate ftand in the fupreme legiflature of that ftate, confifting of king, lordis, and commons; and fatutes are the modes by which thefe united fentiments and refolutions are expreft. It is univerfally acknowledged in Great Britain, that it infers no power of taxation in king and lords, that their limited authority is ufed in cloathing, gifts and grants of the commons with the forms of lawo-nor does it infer fupreme legiflature over ${ }^{1}$, at the limited authority of king, lords, a d commons is ufed in cloathing regulations of trade with the form of law. The commons joining in the law, is not material: The difference is only in the mode of affent. Theirs is exprefs; ours is implied, as the affent of the "whole nation" is, in the preceeding inftances.

THis

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Tuis power of regulation appears to us to have been phre in its principle, fimple in its operation, and falatary in its effects. But for fome time paft we have oblerved, with pain, that it hath beep turned to other parpofes, than it was originally defigned for, and retaining its title, hath become an engine of intolerable oppreffions and grievous taxations. The argument of an eminent judge states the point in a fimilar cafe ftrongly for us, in thefe words.- Though it be granted, that the king hath the cuflady of the bavens and ports of this illand, being the very gates of this kingdom, and is trufled with the keys of thefe giss: yet the inferemce and argument thereupos made, I utterly deny. For in it there is matatio bypothefss, and a tranfition from a thing of one nature to anatber; as the promifes are of a power only fiduciarys and in point of truft and governments and the conclufore infers a right of intereft and gain. Admit the king has cuftodiam portusins, yet be hath but the cufods, which is a trufi and not dominium utile. He hath power to open and fbut, UPON COMSIDERATION OP PUBLIC GOOD TOTHE PEOPLE ANDSTATE, butnot to make gain and beneft by it: the one is rrotection, the ot ber is EXPILATION." By common law the king may reftrain a fubject from going abroad, or enjoin him by his chancellor from proceeding at law: But to conclude, that he may therefore toke monej, not to reftrain or not to enjoin, is TO SELL GOVERNMENT, TRUST, AND COMMOX JUSTICE*

- Rights of the people, as to impofitions.


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[^0]:    - The committees of the counties having been invited, by the committee for the ciry and county of Pbiladelpbia, to meet them at Pbiladlybicic on the $z{ }^{\prime \prime}$ th of $9 u l y$; this committee thought it their duty, to make fome preparation in the bufineff, that was to be laid before the provincial committee by them. On the 4 th of fuly they appointed a committee for this purpofe; and this meafure enabled thofe appointed by the provincial committee to bring in a draught fo foon,

[^1]:    - Nihil eft illi principi Deo, qui omneem hunc mundum regit, quod quidem in terris fiat acceptiut, quam conflia cuevufque hominum jure focinti, que civitutes appellantur. Samn. Scip. C. 3.
    $t$ Romo xili.
    I anfwer,

[^2]:    - I Ep. c. 2. V. 13 . 4 Rom. xiii. 1. $\ddagger$ Grotius of the right of war \& peace, b. I. c. $4.57,12, \mathrm{No} .3$. \$ See the law of nature and nations; book VII, c. 3.

    CA6ES

[^3]:    - Speech of Lood Candden. - Blackitone apo. + Cato's Lett. 181.78.

[^4]:    - Deb. Com. ive 819, $\quad$ Hitt. own Times, iiio 279.

[^5]:    * See Grotius, rights of was and peace: preliminary difcourfe, 5. 18. and book si, chap. 1. S. 14.
    † See Puffendorf, law of nature and nations, book 2, chap. $3 \cdot\{: 23$. بh' Eab beyric's' notes.

[^6]:    - See Virgil, Eneid, book 10. V. 139. with the 15th note of the Able des Fontaines,

[^7]:    * In a free ftate, every man, who is fuppofed a frees agent, ought to be, in fome meafure, bis own governor, and therefore a branch, at leaft, of the legifative power ought te refide in the whole body of the people. And this power, when the territories of the ffate are fmall and its citizens eafily known,
    - See Davis's reports, Lond, 1628, p. 41.

[^8]:    - Prasmbles to ftatutes for raifing a revenue in Simerics.
    $\dagger$ Pbilippians, iii. 7.
    $\ddagger$ Thefe words are extracted from the proteff of the Lords on the repeal of the American Ampp-2A-5. 6.-62 Lorde were aguint the repeal, 33 of them figned the protef.

[^9]:    " Win their beart, and you may foon have their bands and purfos," was the advice of old lord Burleigb to queen Elizabetb. She was wife enough to take it, The world knows the confequences.

[^10]:    * Mr. Nugen's speech,

[^11]:    - Great Britain put herfelf to a very confiderable expence laft war in defence of Portigal, becaufe that kingdom was her ally, and the derived great advantagee from an intercourfe with her.. But what are thofe ada vantages or the affecioni arifing from them, when compared to the ads vantages, and affelions that connedt thefe colonien with Grat Britain $f$ Words cannot exprefi the furprize, that men friee from paffion mut feel, on confidering her impolicy, in labouring to disjoin from herfelf the only true friends the has in the world. If her miniftets were penfioners of France and Spain, they could not purfue meafores more pleafiog and advantageous to thofe kingdoms.

[^12]:    6 Since the late war, Britain laid the trade of the colonies under fome very ftriet regulations, which certainly cut of many inlets by which they formerly received much Spanifs and Portuguefe coin. The principle upon which fuch regulations were formed, of fecuring to the mother country alone all matters of commerce, I have already attempted to prove ju/t and necefary.
    "When once their fupernumeraries are become manufacturers, it will require more than Britifs policy to convert them into planters.
    "I muft think this point of fuch great importance, as to extend probably to the annibilation of manufactures in

[^13]:    - oc This point, which is of infinite importance, would pretty fully be eceafioned by oilier parte of the plan. But; to enfure fo treat a point, no new fowng thulf be fufiered, nor even villages $g_{\text {than }}$ which nothing could be eafiow to manage : nor would they be any where necefiary but by the magazincts of naval fores for londing thipt. All pofisble decreafe of aumbert in the citiei already in being, thould be effected. So fyftematio cithy aprind is it to found rowns and cities, as Britain hat hitherto cop. tansty doine, in all the colonies the has forpoed."

[^14]:    - "LAY THEM AT MTEEETO.
    + See General Gage's proclamation.
    \$Refolutions in parlipment for trying colonifie in England Rand
    Ifind Court: Late afte for Maflachufcte-Bay.

[^15]:    - See note in page 75 .
    $\dagger$ Frequent Difiolution of affemblies-and their total ufolefficfer, if paro fiament taxes uer

[^16]:    - Another advantage the Britif miniftess have ovar the Snanis in depth of policy, is very remarkable. Spain was a great empire. The Low Countrien a mere Speck, compared with it. Spain was not a maritime fatse that depended uponithem for the fupply of her revenuc. Had the been funk in the fea, fhe would fearcely have felt the lofs. Her profpeet of fuccefo was almoft certain. France, her then inveterate enemy, exhaufted by a civil war and divided into two powerful parties. Every circumftance. is direally the reverfe to Creat-Britain in her profent conteft with the colvnies. "Siquidem veriflimum eft, igum tectio injicera, ee injecto fpatium modumque fatuere, non effe in ejuffem menu."

    Strada, libe 7.

    - Begear-They were called $f 0$ in contampt, when they potitiond. The people thereup-n affiumed that name, parhaps: to keap up the memory of on infult estafiom ( by sbsir loyaly.

    The wbole cquntry of the Seven United Provincos is ant as large as one half of Pennfylvania; and when they began thair contof with. Pbilip the Second for their liberty, contrined about ay many inhabitants as are now in the province of Maffucbufutrs-Bay, Pbilip's ampire then comprehended in

    Europa

[^17]:    - This fenteder related to the diffolation of the affembly of Now-Tork, .for mot complyins with the att of parliament for not fupplying the troopl. Laft feffion of pasliament an at wat paffed for the more conmmadions quartering of the troops in Americe. It in not yet come over' but deferves the attention of the colonift, even if It has not the remarkable featuret, that difitinguig the prodiutions of the lof feffion.
    t If any perfon thall imagine that he difcoven, in thefe letters, the leas dinike of the dependence of thefe colonies on Gratr.Briait, i bes that fuch perfon will not form any jedgement on perricular exponffiome, but will confider the rewor of all sbe luturs teshen egouber. In that eafo, I flatter myfelf, that every unprejudiced reader will be convincol, that the true intereft of Great-Britain are at dear to me, al they ought to betto every good Subjea.
    "If 'I am an entbyiaf in any thing, it io in my aeal for the perpanal dopenderice of thefe colonies on their mother country. - A dependence founded an mumal henfirts, the continuance of which can be fecured only by mucual
    afforiona:

[^18]:    - Tha prabebility of this meafure taking plase, is confirmed ! cAyADA blib a political device fa extriordinary, as to excire furprize even in thofe colonith wholive in the year $17744^{\circ}$ By this bill, it is faid, the legiletive powes is lodged in the governor and a Sew men, not left than 37 nor more than 23, appointed and removestle by the crown t and the government becomes wholly military. - Trials by jury are abolifhed. though multitudes of Englif fubjecte feuled there on the encouragement
     all the countiy on the mack of thies coloniza ir added to Camada, and PUT UNDIR THE MME MILITART OOVERNMINT: This is indeed to be "cbainod in." Nothing is wanting to complete the plan, but our money, to defray the expence of erecting firong bolds among: our epoods and mountains, and to bribe our. Indiams ; and thon the expreffion of "Geating eur fwords into ploygbboress". will be reverfed in an extraordinury manner; for "our plough-lhares" villl furnifh the very. "fwords" that are to cut our own throati.

[^19]:    - Words of the Commons at a conference with the Lordí: Parl. Hifi. t Addefs of the houfo of Gummone to queen Anneo Parlo High

[^21]:    - I Blackione xog, and the cafer there cited.

[^22]:    - ut Afolet dominion, mowevex itaced, io fo far from being one Hind of civil Jocity, that it is as inconfferest with it, as flavery is with proP15:。

    Locke on civil gover, po if/e

[^23]:    - Haadrey's difc. on government.

[^24]:    Wor, to this day does pafliament tax them, \&ec. And therefore the infeqenes is jut, that reither they nor the chilef juntice meant fuctio a power.

[^25]:    * Blackf. 252, 257. + Fol. 252. $\ddagger$ Fol. 257.

