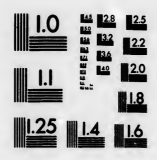
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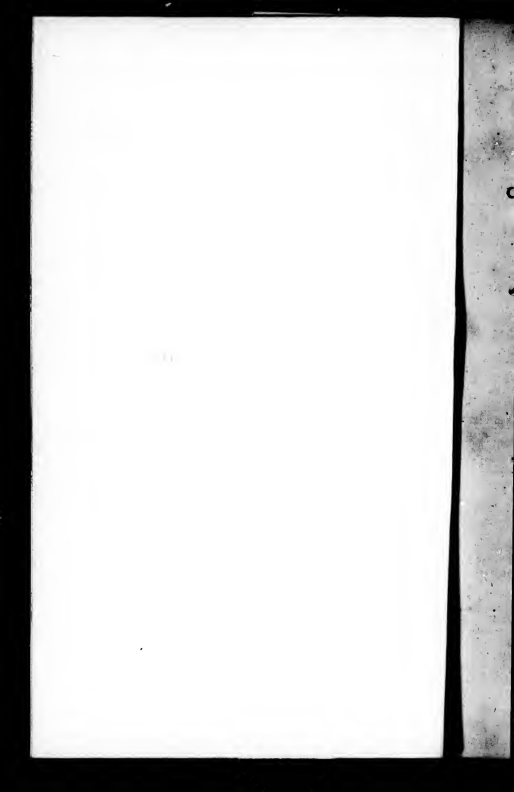
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E S S A Y

[By the Pennsylvanian FARMER]

ON THE CONSTITUTIONAL POWER OF

GREAT-BRITAIN

OVER THE COLONIES IN

AMERICA:

WITH THE

RESOLVES

OF THE

COMMITTEE

FOR THE PROVINCE OF

PENNSYLVANIA,

AND THEIR

INSTRUCTIONS

To their REPRESENTATIVES

IN ASSEMBLY.

PHILADELPHIA

Printed; and London Re-printed for J. Almon, opposite Burlington House, in Piccadilly. 1774CBGZ D553m

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EXTRACT from the MINUTES of the

SATURDAY, JULY 16, [1774.]

THE committee for the [province of Pransilva-

JOHN DICKINSON, Doctor WILLIAM SMITH, JOSEPH READ, JOHN KIDD, ELISHA PRICE, WILLIAM ATERS, JAMES SMITH, JAMES WILSON, DANIEL BROADHEAD, JOHN OKELY, and WILLIAM SCULL, are appointed to prepare and bring in a draught of infructions.

Menday, July 18. The committee appointed to bring in infructions, reported, that they had made a draught, which they laid upon the table.

Moved, That they be read, -which was done.

Tuesday, July 19. Upon a motion made and seconded, agreed, that the draught of instructions brought in by the committee, and which were read, be re-committed to the same committee.

Wednesday, July 20. The committee having brought in a draught of infructions, the same were debated, amended and agreed to.

Thursday, July 21. The instructions were signed by the chairman.—The committee, in a body, waited on the Assembly then sitting, and presented the same.

It having been moved, that the essay of the instructions first proposed to be given to the honourable Assembly of Pennsylvania, by the provincial committee

The committees of the counties having been invited, by the committee for the city and county of Philadelphia, to meet them at Philadelphia on the 13th of July; this committee thought it their duty, to make some preparation in the business, that was to be laid before the provincial committee by them. On the 4th of July they appointed a committee for this purpose; and this measure enabled those appointed by the provincial committee to bring in a draught so soon.

affembled at Philadelphia the 18th inftant might be abridged, leaving out the argumentative part, so as to be more proper for instructions, the same was agreed to; busivesolved at the same time, that the whole work ought to be published, as highly deserving the perusal and serious consideration of every friend of liberty within these colonies.

Agreed manimoufly, That the thanks of this committee his given from the chair to John Drekinson, E(q; for the great affiltance they have derived from the laudable application of his eminent abilities to the fervice of his country in the above performance.

Butyall from the Minutes,

CHARLES THOMSON, Clerk of the Committee.

Mr. DICKTHEOR being ablent this day, on account of the funeral of a relation, the next day, the chairman, in a very obliging minner, delivered to him from the chair the thanks of the committee; to which he replied:

Wir. CHATRICAN,

"I heartily thank this respectable Assembly for the honour they have conferred upon me, but want words to express the Sight I fell of their kindress. The mere accidents of meeting with particular books, and conversing with particular men, led me into the train of sentiments, which the committee are pleased to think just; and others, with the like opportunities of information would much better have deserved to receive the thanks, they new generoully give. I consider the approbation of this company as an evidence, that they entertain a favourable opinion of my good intensions; and as an encouragement for all to apply themselves, in these unhappy times, to the service, can find a very valueble reward. I will try, during the remainder of my life, to remember my duty to our common country, and, if it be possible, to render myself werthy of the honour for which I now stand to deeply indebted.

stand to deeply indebted.

"I thank you, Sir, for the polite and affectionate manner in which you have communicated the lenfe of the committee to me."

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WHEN the committee for preparing a draught of instructions was appointed, it was considered, whether it would not be proper to form some kind of a sketch, however imperfect it might be, of all the grievances of the colonies, and of course of their constitutional rights.

Buch an attempt, the very sade, might be improved by better hands; and it feemed absolutely necessary, no longer to confine ourselves to occasional complaints and partial remarkles, but, if possible, to attain some degree of cortainty concerning our lines, liberties and properties.

In was perceived, that if the instructions should be formed on this plan, they would comprehend many and very important positions, which it would be preper to introduce, by previously assigning the reasons, on which they were founded. Otherwise, the positions might not appear to the committee to be just. From this consideration it became necessary to render the instructions long and argumentative; and whoever candidly resects on the importance of the occasion, will think such a method very justifiable.

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the honour express the of meeting, r men, led are pleased of informa-hanks, they his company, nion of my, apply thempublic, fince id a very vamy life, to it be possible in now

te manner in nittee to me."

PRE-

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The draught of instructions being brought into the provincipal committee and read, and no objection being made to any of the principles, afferted in them, it was not thought necessary, that the argumentative part should continue any longer in them. The committee, that brought in the draught, therefore moved, that this part of the instructions might be separated from the rest. Whereupon the draught was re-committee, for this purpose, to the committee, that brought it in. This was done.

SEVERAL additions have been made to the other part, now called "An Effay," &cc. fince the vote for publishing. The additions are distinguished by crotchets thus [] and in these it was not thought necessary to observe the stile of instructions. The notes have been almost entirely added since the vote.

the pointiest angle nor appear to the comtained to be just. Hear this confidencia it became of estain to rector the justicate time! Lear and argument is a seed on a court circulty refuse on the suppersonal

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RESOLUTIONS, &a.

At a provincial meeting of deputies chosen by the several counties, in Pennsylvania, beld at Philadelphia, July 15, 1774, and continued by adjournments from day to day.

PRESENT.

Por the city and county of Philadelphia.

THOMAS WILLING OHN DICKINSON. PETER CHEVALIER, EDW. PENNINGTON. THOMAS WHARTON. TORN COX. Toseph Reed. THO. WHARTON, jun. SAMUEL ERWIN. THOMAS FITZSIMONS, Dr. WILLIAM SMITH, ISAAC HOWBELL ADAM HUBLEY. GEORGE SCHLOSSER, SAMUEL MILES, THOMAS MIFFLIN. CHRISTOPH. LUDWIC,

JOSEPH MOULDER, ANTH. MORAIS, jun. GEORGE GRAY. JOHN NIXON. ACOB BARGE, THOMAS PERROSE. JOHN M. NESBIT, IONATHAN B. SMITH IAMES MEASE, THOMAS BARCLAY, Benjamin Marshall. SAMUEL HOWELL. WILLIAM MOULDER. TOHN ROBERTS, TOHN BAYARD. WILLIAM RUSM. CHARLES THOMSON.

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JOHN WILKINSON, TOHN KIDD, HENRY WYNKOOP, JAMES WALLACE. TOSEPH KIRKERIDE.

Chefter.

FRAN. RICHARDSON, HUGH LLOYD,
ELISHA PRICE, JOHN SELLERS,
JOHN HART, FRANCIS JOHNSON, ANTHONY WAINE, RICHARD RELLEY.

GEORGE ROSS, EMANUEL CARPENTER JAMES WEBB, WILLIAM ATLEE, JOSEPH FERRYE, ALEXANDER LOWRY, MATTHIAS SLOUGH, MOSES ERWIN. York.

JAMES SMITH, THOMAS HARTLEY. TOSEPH DONALDSON, 1 4 8 that 1 1 th 1 30 - Al.

Cumberland.

James Wilson, William Irvine.

Berks. The Berks.

EDWARD BIDDLE,
DANIEL BROADHEAD,
JONATHAN POTTS,

Northampton. 1 1 1 1 1

WILLIAM EDMUNDS, JOHN ORBLEY, PETER KECHLEIN, JACOB ARNOT. Northumberland. Martin M. S.

WILLIAM SCULL, SAMUEL HUNTER. George Woods.

West moreland.

ROBERT HANNAH, JAMES CAVETT.

THOMAS

A line of him see the

THOMAS WILLING, Chairman.

CHARLES THOMSON, Clerk.

AGREED, that in case of any difference in sentiment, the question be determined by the deputies voting by counties.

THE letters from Boston of the 13th of May were then read, and a floort account given of the steps taken in consequence thereof, and the measures now pursuing in this and the neighbouring provinces; after which the following RESOLVES were passed.

UNAN. I. THAT we acknowledge ourof this province, liege subjects of his majesty king George the Third, to whom they and we owe and will bear true and faithful allegiance,

UNAN. II. That as the idea of an unconstitutional independence on the parent state is utterly abhorrent to our principles, we owe the unhappy differences between Great Britain and the Colonies with the deepeft diffress and anxiety of mind, as fruitless to her, grievous to us, and destructive of the best interests of both.

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UMAN. III. That it is therefore our ardent defire, that our ancient harmony with the mother country should be restored, and a perpetual love and union subsist between us, on the principles of the constitution, and an interchange of good offices, without the least infraction of our mutual rights.

UNAN. IV. That the inhabitants of these colonies are entitled to the same rights and liberties within these colonies, that the subjects born in England are entitled to WITHIN that realm.

UNAN. V. That the power assumed by the parliament of Great Britain to bind the people of these colonies, "by statutes IN ALL CASES WHATSOEVER," is unconstitutional; and therefore the source of these unhappy differences.

UNAN. VI. That the act of parliament, for shutting up the port of Boston, is unconstitutional; oppressive to the inhabitants of that town; dangerous to the liberties of the British colonies; and therefore, that we consider our brethren at Boston as suffering in the common cause of these colonies.

UNAN. VII. That the bill for altering the administration of justice in certain criminal

minal cases within the province of Massachusetts-Bay, if pessed into an act of parliament, will be as unconstitutional, oppressive and dangerous, as the act abovementioned.

UNAN. VIII. That the bill for changing the constitution of the province of Masser chusetts Bay, established by charter, and enjoyed since the grant of that charter, if passed into an act of parliament, will be unconstitutional and dangerous in its consequences to the American colonies,

UNAN. IX. That there is an absolute necessity, that a congress of deputies from the several colonies be immediately assembled, to consult together, and form a general plan of conduct to be observed by all the colonies, for the purposes of procuring relief for our suffering brethren, obtaining redress of our grievances, preventing future distensions, firmly establishing our rights, and restoring harmony between Great Britain and her colonies on a constitutional foundation.

UNAN. X. That, although a suspension of the commerce of this large trading province, with Great Britain, would greatly distress multitudes of our industrious inhabitants,

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tering in criminal habitants, yet that facrifice and a much greater we are ready to offer for the pre-fervation of our liberties; but, in tenderness to the people of Great Britain, as well as of this country, and in hopes that our just remonstrances will, at length, reach the ears of our gracious sovereign, and be no longer treated with contempt by any of our fellow subjects in England, it is our earnest desire, that the congress should first try the gentler mode of stating our grievances, and making a firm and decent claim of redress.

XI. RESOLVED, by a great majority, That yet notwithstanding, as an unanimity of counsels and measures is indispensably necessary for the common welfare, if the congress shall judge agreements of non-importation and non-exportation expedient, the people of this province will join with the other principal and neighbouring colonies, in such an association of non-importation from and non-exportation to Great Britain as shall be agreed on, at the congress.

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XII. RESOLVED, by a majority, That if any proceedings of the parliament, of which notice shall be received, on this continent, before or at the general congress, shall render

der it necessary in the opinion of that congrese, for the colonies to take farther steps than are mentioned in the eleventh resolve; in such case, the inhabitants of this province shall adopt such farther steps, and do all in their power to carry them into execution.

UNAN. XIII. That the venders of merchandize of every kind, within this province, ought not to take advantage of the resolves relating to non-importation in this province or elsewhere; but that they ought to sell their merchandize, which they now have, or may hereafter import, at the same rates they have been accustomed to do within three months last past.

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 such colony, or with any individual in any such colony, city, or town, which shall refuse, decline, or neglect to adopt, and carry into execution such general plan as shall be agreed to in congress.

UNAN. XV. That it is the duty of every member of this committee to promote, as much as he can, the subscription

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That if which all render fet on foot, in the several counties of this province, for the telief of the distressed inhabitants of Boston.

UNAN. XVI. That this committee give instructions on the present situation of public affairs to their representatives, who are to meet next week in Assembly, and request them to appoint a proper number of persons to attend a congress of deputies from the several colonies, at such time and place as may be agreed on, to effect one general plan of conduct, for attaining the great and important ends mentioned in the minth resolve.



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INSTRUCTIONS

From the COMMITTEE to the REPRE-

GENTLEMEN,

THE diffensions between Great Britain and her colonies on this continent, commencing about ten years ago, since continually encreasing, and at length grown to such an excess as to involve the latter in deep distress and danger, have excited the good people of this province to take into their serious consideration the present situation of public affairs.

The inhabitants of the several counties qualified to vote at elections, being assembled on due notice, have appointed us their deputies; and in consequence thereof, we being in provincial committee met, esteem it our indispensible duty, in pursuance of the trust reposed in us, to give you such instructions, as, at this important period, appear to us to be proper.

We, speaking in their names and our own, acknowledge ourselves liege subjects of his majesty 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 majesty's person, family and government,

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We acknowledge the prerogatives of the fovereign, among which are included the great powers of making peace and war, treaties, leagues and alliances binding usof appointing all officers, except in cases where other provision 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 justice. "The prerogatives are limited," as a learned judge observes, " by bounds so certain and notorious, that it is impossible to exceed them, without the confent of the people on the one hand, or without, on the other, a violation of that original contract+, which, in all states impliedly,

Blackflone, 237.

+ And though we are strangers to the original of most states, yet we must not imagine that what has been here said, concerning the manner in which civil societies are formed, is an arbitrary siction. For since it is certain, that all civil societies had a beginning, it is impossible to conceive, how the members, of which they are composed, could unite to live together dependent on a supreme authority, without supposing the covenants abovementioned.

BURLEMAQUI's Princ. of pol. law, vol. 2. p. 20.
And in fact, upon confidering the primitive state of man, it appears most certain, that the appellations of sovereigns and subjects, masters and slaves, are unknown to nature. Nature has made us all of the same species, all equal, all free and independent of each other; and was willing that those, on whom she

pliedly, and in ours most expressly, subfifts between the prince and subject.—For these prerogatives are vested in the crown for the support of society, and do not in-B 2

has bestowed the same faculties, should have all the same rights. It is therefore beyond all doubt that in this primitive state of nature, no man has of himself an original right of commanding others, or any title

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ll of the endent of whom the There is none but God alone that has of bimfelf, and in consequence of his nature and perfections, a natural, essential, and inherent right of giving laws to mankind, and of exercising an absolute sovereignty over them. The case is otherwise between man and man; they are of their own nature as independent of one another, as they are dependent on God. This liberty and independence is therefore a right naturally belonging to man, of which it would be unjust to deprive him against his will.

1d. p. 38.

There is a beautiful passage of Cicero's to this purpose. Nothing is more agreeable to the supreme Deity, that governs this universe, than civil secreties law-

fully established.

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

Id. p. 40.

But it will be here objected, that the scripture itfelf says, that every man ought to be subject to the supreme powers, because they are established by God+.

T Kom. XIII.

Nihil est illi principi Deo, qui omnem hunc mundum regitquod quidem in terris fiat acceptius, quam confilia cutufque hominum jure sociati, que civitates appellantur. Soma. Scip. c. 3.

trench any farther on our natural liberties, than is expedient for the maintenance of our civil.

But it is our misfortune, that we are compelled loudly to call your attention to the confideration of another power, totally different in kind-limited, as it is alledged, by no "bounds," and " wearing a most dreadful aspect," with regard to America. We mean the power claimed by parliament, of right, to bind the people of there colonies by statutes,

I answer, with Grotius, that men have established 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 themselves against the insults and attacks of human violence. From thence (he adds) arises the civil power, which St. Peter, for this reason, calls a buman power , tho' in other parts of scripture it bears the name of a divine institution, because God has approved of it as an establishment useful to mankind 1.

All the other arguments, in favour of the opinion we have been here refuting, do not even deferve our notice. In general, it may be observed, that never were more wretched reasons produced than upon this fubject, as the reader may be cafily convinced by reading Puffendorf on the law of nature and nations, who, in the chapter corresponding to this, gives these arguments at length, and compleatly refutes them §.

Id. p. 42, 43.

¹ Blackstone 270.

¹ Ep. c. 2. V. 13. + Rom. xiii. 1.

Grotius of the right of war & peace, b. I. c. 4. § 7, 12. No. 3. § See the law of nature and nations, book VII, c. 3.

cases whatsoever"—a power, as wo are not, and from local circumstances, cannot be represented there, utterly subversive of our natural and civil liberties—past events and reason convincing us, that there never existed, and never can exist, a state thus subordinate to another, and yet retaining the slightest portion of freedom or happiness.

The import of the words above quoted needs no descant; for the wit of man, as we apprehend, cannot possibly form a more clear, concise, and comprehensive desinition and sentence of slavery, than these

expressions contain.

This power claimed by Great Britain. and the late attempts to exercise it over these colonies, present to our view two events, one of which must inevitably take place, if the shall continue to infift on her pretentions. Either, the colonists will fink from the rank of freemen into the class of slaves, overwhelmed with all the miseries and vices, proved by the history of mankind to be inseparably annexed to that deplorable condition: Or, if they have fense and virtue enough to themselves in striving to avoid this perdition, they must be involved in an opposition dreadful even in contemplation.

Honour, justice, and bumanity call upon us to hold, and to transmit to our poste-

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CASES

tity, that liberty, which we received from our ancelers. It is not our duty to leave wealth to our children: But it is our duty to leave liberty to them. No infamy, iniquity, or cruelty, can exceed our own, if we, born and educated in a country of freedom, entitled to its bleffings, and knowing their value, putillanimously deferting the post assigned us by divine Providence, furrender succeeding generations to a condition of wretchedness, from which no human efforts, in all probability, will be sufficient to extricate them; the experience of all states mournfully demonstrating to us, that when arbitrary power has been established over them, even the wifest and bravest nations, that ever hourished, have, in a few years, degenefated into abject and wretched vallals.

So alarming are the measures already taken for laying the foundations of a despotic authority of Great Britain over us, and with such artful and incessant vigilance is the plan prosecuted, that unless the present generation can interrupt the work, while it is going forward, can it be imagined, that our children, debilitated by our imprudence and supineness, will be able to overthrow it, when compleated? Populous and powerful as these Colonies may grow, they will still find arbitrary domination not only strengthening with their

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their strength, but exceeding, in the swiftnest of its progression, as it ever has done, all the arties advantages that can accrue to the governed. These advance with regularity, which the divine author of our existence has impressed on the laudable pursuits of his creaures: But despotisme, unchecked and unbounded by any lawsnever satisfied with what has been done, while any thing remains to be done, for the accomplishment of its purposes—con-

As virtue is necessary in a republic, and in a me narchy honour, fo fear is necessary in a despotic government: with regard to virtue, there is no occas for it, and honour would be extremely dangerous.

Here the immense power of the prince is devolved intirely upon those to whom he is pleased to entrust it. Persons capable of setting a value upon themselves would be likely to create revolutions. Fear must therefore depress their spirits, and extinguish even the least sense of ambition.

MONT. Spir. of Laws, vol. 1. b. III. cb. 9,
An idea of despotic power.
When the savages of Louisiana are desirous of fruit, they cut the tree to the root, and gather the fruit. This is an emblem of despotic government. Id best V.c. 13.

The principle of despotic government is fear; but a timid, ignorant, and faint spirited people have no oc-

calion for a great number of laws.

Every thing ought to depend here on Two or THERE ideas; therefore there is no necessity that any new notions should be added. When we want to break a horse, we take care not to let him change his master, his lesion, or his pace. Thus an impression is made on his brain by two or three motions, and no more.

Minarium to high war

Id. book V. cb. 14.

Edifying letters, zz coll. p. 315.

think, and capable in confiding, only in the majority of all confiding, but the course with such associating and destructive rapidity; that the world has became in prov. and it this say, Great Britain had not dominions excepted, there is fearer a spot on the globe inhabited by civilized nations, where the vestiges of freedom are to be observed.

To us therefore it appears, at this alarming period, our duty to God, to our country, to ourfelves, and to our posterity, to exert our utmost ability, in promoting and establishing harmony between Great Britain, and these colonies, our a constitutional roundation,

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For attaining this great and deficable end, we request you to appoint a proper number of persons to attend a congress of deputies need to be the representatives of the constant of the representatives of the constant of the constant of pectively to the representative of the constant of the constant of pectively to the representative of the constant of the constant

Aldreman filterred the arguments. Which in this publication lifting

"The alfumed parliamentary power of inlating trade, as of late exercised, and defigned to be exercised, we are thoroughly convinced, will prove unfailing and plentiful fourges of diffentions to our mother country and these colonies, unless some cure of seconding from usevery emolument, that can in justice and reason be expected, and us secure in our lives, properties, and an equitable flare of commerce.

Mournfully revolving in our minds the caldwhite, that, ariting from their diffentions, will most prohably full on us and our children, we will now by before you the particular, polets we request of you to procure, it possible, to be thickly decided; and the measures allow and the masthrey that spoult to be made likely to produce metry as make send of our ditresses increments Wortherefore

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First. That the deputies you appoint, may be instructed by you strengously to exert themselves, at the ensuing Congress, to obtain a senunciation, on the part Great Britain, of all powers under the ftatute of the 35th of Henry the Eighth. chapter the ferond, -of all powers of internal

tesnal legislation -of imposing texes or duties internal or external—and of regulating trade, except with respect to any new articles of commerce, which the Colonies may bereafter raife, as filk, wine, &cc. referving a right to earry these from one colong to another - a repeal of all flatutes for quartering troops in the Colonies, or subjecting them to any expence on account of fuch troops—of all statutes imposing duties to be paid in the Colonies, that were passed at the accession of his present majesty, or before this time, which ever period shall be judged most adviseable of the flatutes giving the courts of admiralty in the colonies greater power than courts of admiralty have in England-of the flatutes of the 5th of George the Second, chapter the 22d, and of the 23d of George the Second, chapter the 20th of the ftatute for shutting up the part of Bostonand of every other statute particulurly affecting the province of Maffachusetts Bay. passed in the last session of parliament

In case of obtaining these terms, it is our opinion, that it will be reasonable for the colonies to engage their obedience to the acts of parliament, commonly called the acts of navigation, and to every other act of parliament declared to have force, at this time, in these colonies, other than those with a those

cs or duregulat. ANY DEW Colonies SCC. FC-One con Aatutes nies, or account mpoling es, that prefene ich ever ble of imiralty e courte the flan Second. George the ftaofton icly afts Bay. ene and s, it is ble for nce to called other force. than

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those above-mentioned, and to confirm such statutes by acts of the several estemblies: It is also our opinion, that taking example from our mother country, in abouilibing the "courts of wards and liveries, tonores in capite, and by knight's service, and purveyance," it will be reasonable for the optimies, in case of obtaining the terms before montioned, to sende a certain amount severate on his majesty, his heirs and successive, such of statisfy, all damages done to the East shall company.

This our idea of fettling a revenue, asides from a lende of duty to our fovereign, and of effecting for our mother country. Howe know and have felt the benefits of a fuberdinate connexion with her. We neither are to Rupid as to be ignorant of them; nor le unjust as to deny them. We have also experienced the pleasures of graticude and love, as well as advantages from that connection. The impressions are not yet erafed. We confider her circumstances with tender concern. We have not been wanting, when constitutionally called upon, to affift her to the utmost of our sbilities; informuch that the has judged it reafonable to make us recompences for our overfirsined exertions: and we now think

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

Whatever may be said of these proposals, on either side of the Atlantic, this is not a time, either for timidity or rashness. We perfectly know, that the great cause now agitated, is to be conducted to a happy conclusion, only by that well tempered composition of counsels, which simmess, p udence, loyalty to our Sovereign, respect to our parent State, and affection to our native country, united, must form.

By fuch a compact, Great Britain will secure every benefit, that the parliamentary wildom of ages has thought proper to attach to her. From ber alone we shall continue to receive manufactures. To ber alone we shall continue to carry the vast multitude of enumerated articles of commerce, the exportation of which her policy has thought fit to confine to berfeif. With fuch parts of the world only, as the has appointed us to deal, we shall continue to deal; and fuch commodities only, as the has permitted us to bring from them, we shall continue to bring. The executive and controuling powers of the crown will retain their present full force and operation. We shall contentedly labour for her as affectionate friends, in time of tranquility;

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dutiful children, our treasure and our blood, in time of war. She will receive a certain income * from us, without the trouble or expense

The train of Officers, employed by Great Britain, confume a very large part of what the takes from us. She therefore increases our distresses to make up for that confumption. They will hereafter grow more and more oppreffive, we more and more unealy, the more and more disturbed. We could raise the fame fum in a much more eafy, equal, and cheap manner, than the can do. The attention of small states extends much more efficaciously and beneficially to every part of the territories, than that of the administration of a vast empire. The representatives in asfembly, who are taxed, when the People are TAXED, AND ACCOUNTABLE TO THEM, will have double motives to take care, that the raifing and expending money is managed in the best way. The House of Commons would not bear to examine every particular relating to the just taxation of every county on this continent, and to fettle all the accounts fairly. If they could go through the immense labour, it would be impossible for them to do any other business. In short, by not doing it, they would be unjust; by doing it they would be useless. Equity and reason demonstrate that such a power belongs not to them. We have had some remarkable instances on this continent some few years ago, of the crown being according to all the forms of business charged with articles, that never went to the use of the crown. These were perquisites, and who could be so puritanical as to blame the civil word. It is faid, our barracks cost about £8000 of this money—and that the barracks at another place, not deserving a comparison with ours, cost £.40,000 sterling. We built our own, ourselves, and were as saving and careful as we could be, expence of collecting it—without being combantly diffurbed by complaints of griev-saces, which the cannot justify, and will not reduce. In case of war, or in any emergency of distress to her, we shall also be

At may be supposed. If money is raised upon us by parliament; of one thousand pounds, taken out of surposekets, not one hundred, in all probability, will be usefully applied to the service of the crown. Described to the they made be supplied of the state made lell others—till our a unrepresented chief, too frequently and closely our down and exposed to the burning heat of an unfetting Sun, west in its meridiam," perill to their deepest roots.

Gowing) a nation, which having had anaceantable magniferates, has not felt flient to be crying and confuming antichiels. In truth, where they are

most limited, it has been bitten as much as a whole people scale do to terrain them to their trust, and

to keep them from violence; and fuch frequently has been their properties to be tawlefs, that nothing

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but a violent death could cute them of their vio-

onen will wor think they have enough, whilst they can eake more; wor be content with a part, when

"That the bofines of most kingdoms has been ill
"managed, proceeds from this; it imports the hower

rank of men only, and the people (whose cries sel-

es is part temedy) that matters should be frugally or-

labour. But the great ones, who heretofore have

* had the prince's ear said favour, or who hoped to

^{&#}x27;Speech of Lord Canden. Y Blackstone 270.

be ready and willing to contribute all sids within our powers and we folemnly doclare, that on such accasions, if we or our passerity shall refuse, neglect or decline thus

" have him in their possession, were swayed by another fort of interest; they like profusion, as have ing had a prospect to be gainers by it, they can ean of fily fet their account even with the state; a finally

ce charge upon their land is more than balanced by a

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2 Person have 270.

See the lord-keeper North's account of abuses in the conduct and dispayal of the publick money in the time of king Ch. IIt. Those who, in our times, are the conductors of the same kind of dirty work, man compare the modern ingenious ways and means with

thole of their worthy predecessors.

Among others, pretended want of money in the treasury, in order to have a pretence for giving an exorbitant price for necessaries. Lending the crown at 8 per cent. money which was raised at 5 and 6. Payn ing with the public money, pretending it to be prin vate, and taking interest. Depreciating the public debts and funds, buying them of the holders at half their worth, and afterwards by interest getting them paid in full. Pretending to give up all power in recommending to places for a confideration, and then infifting on recommending still, and so getting both ways. Rolling over losses upon the crown, or public, while the gain was to fink into private pockets. A father stopping a large sum in his own hand, which was to have been paid the public creditors. Before he can be brought to account he dies. The money finks into the pocket of his heir. He obtains a pasdon of all his father's debts. Gross frauds in office found out. Then new officers and falaries fet up as checks. The new prove as great knaves as the old,

Daven. 11, 262. † Dalrymp. MEM. 11, 84.

to contribute, it will be a mean and manifest violation of a plain duty, and a weak and wicked defertion of the true interests of this province, which ever have been

and form a scheme of collusion and mutual understanding. But the public pays for all, and the power of the court is strengthened. An old placeman begs leave to fell. Pockets the money, and by and by, through interest, gets a new place gratis. Extravagant men squander their own money in their public employments of amballadors, governors, &c. and charge the public with more than they have really spent, while what they really spent was ten times more than necessary. The business of old offices transferred to new: but the profits of the old full kept up, though become finecures. An old fervant of the public retires upon a pention. He who fucceeds him, by interest, gets it continued to him. Another gets an addition to his falary, and then fells his place for a great deal more than it cost him, and so an additional load is laid on the public: for the addition must be continued, because the place was bought. An annual fum is granted by the public for a public use, as keeping up a harbour, or the like. A private man, by interest, gets a grant of the jobb; the public concern is neglected, and the public pocket picked. Crown lands perpetually begged and given away to strengthen the court interest. The crown constantly kept in debt, and parliament folicited to pay those debts occasioned merely by the voracity of the court. Commanders of fleets order a superfluous quantity of stores. By collusion between them and the store-masters, this superfluous quantity is fold again to the king, and the money funk in their pockets. Sometimes the store-masters gave receipts for more than was received into the king's stores, and the moand must be bound up in the prosperity of our mother country. Our union, founded on mutual compacts and mutual benefits, will be indissoluble, at least more firm, than an union perpetually disturbed by disputed rights and retorted injuries.

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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 gratis. 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, &c.

Secret service is a huge clock thrown over an immense scene of corruption; and under this clock we must not peep. Our court-men tell us, there must be large sums expended in this way, and those sums cannot be accounted for; because the services done by them must never be known. But we find, that the commons, A. D. 1708, addressed queen Anne for accounts of pensions paid for secret service to members of parliament, or to any persons in trust for them; and that the queen ordered said account to be laid before the bouse.

Contracts are a great fund of ministerial influence. It is well known, that our ministry do not accept the most reasonable offer; but the offer which is made by those who have the greatest parliamentary interest; and that in war time, every man who furnishes for the government, is enriched; in France, the contrary; which shews, that we manage our public money much worse than the French ministry do theirs. In the late war it is notorious, that several of our purveyers and commissions got estates sufficient to set them up for earls and dukes. But as Burnet + says, ' the regard that

^{*} Deb. Com. iv. 119. + Hift, own Times, iii. 279.

SECONDLY. If all the terms abovementioned cannot be obtained, it is our opinion, that the measures adopted by the congress for our relief should never be relinguished or intermitted, until those relating to the troops—internal legislation, imposition of taxes or duties hereafter the 35th of Henry the 8th, chapter the

is thewn to members of parliament among us, causes that few abuses can be inquired into, or discovered.

Poz. Diso. b. v. p. 274—277.

What redrefs could a poor plundered, unrepresented colony obtain against a Verres, supported by a strong parliamentary influence. We know what several governors of Minorea have dated to do. A governor of Gibralian has ventured to appress even the garrison of that important place. The very drudgery of examining accounts would probably secure him. If cast, the injuries could not be recompensed. A successor might prove as bad—"Vistrix previncia plorat."

It has been faid in Great Britain, that Lord Chasbam, Lord Camden, and some other great men, have raught the colonies to despile her authority. But it is as little true as the multitude of invectives vented against the colonies. The constant practice in these publications, is to confound facts and dates, and then to rail. It should be remembered, that the opposition in America to the stamp act was fully formed, and the congress held at New York, before it was known on this continent, that our cause was espoused by any man of note at home. We should be glad to count fuch venerable names in the lift of our friends. They are the true friends of our mother country, as well as of this; and ages unborn will bless their memory. But if every man in Great Britain is carried by the Aream of prejudices into fentiments hostile to our freedom, that freedom will not be the less esteemed, or the fooner relinquished by Americans.

ad—the extension of admiralty courts—the port of Boston and the province of Massachu-fetts Bay are obtained. Every modification or qualification of these points, in our judgment, should be inadmissible. To obtain them, we think it may be prudent to settle some revenue as above-mentioned, and to satisfy the East India company.

THIRDLY. If neither of these plans should be agreed to, in congress, but some other of a similar nature shall be framed, though on the terms of a revenue, and satisfaction to the East India company, and though it shall be agreed by the congress to admit no modification or qualification in the terms they shall insist on, we desire your deputies may be instructed to concur with the other deputies in it; and we will accede to, and carry it into execution as far as we can.

FOURTHLY. As to the regulation of trade—we are of opinion, that by making some few amendments, the commerce of the colonies might be settled on a firm establishment, advantageous to Great Britain and them, requiring and subject to no future alterations, without mutual consent. We desire to have this point considered by the congress; and such measures taken, as they may judge proper.

In order to obtain redress of our common grievances, we observe a general in-D 2 clination

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clination among the colonies of entering into agreements of non-importation and non-exportation. We are fully convinced that fuch agreements would withhold very large supplies from Great Britain; and no words can describe our contempt and abhorrence of those colonists, if any such there are, who, from a fordid and illjudged attachment to their own immediate profit, would pursue that, to the injury of their country, in this great struggle for all the bleffings of liberty. It would appear to us a most wasteful frugality, that would lose every important possession by too strict an attention to imall things, and lose also even these at the last. For our part, we will cheerfully make any facrifice, when necessary, to preserve the freedom of our country. But other considerations have weight with us. We wish every mark of respect to be paid to his majesty's administration. We have been taught from our youth to entertain tender and brotherly affections for our fellow subjects at home. The interruption of our commerce must distress great numbers of them. This we earnestly desire to avoid. We therefore request, that the deputies you shall appoint may be instructed to exert themselves at the congress, to induce the members of it to consent to make a full and precise state of grievances, and a decent yet firm claim

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of redress, and to wait the event, before any other step is taken. It is our opinion, that persons should be appointed and sent home to present this state and claim, at the court of Great Britain.

If the congress should chuse to form agreements of non-importation and nonexportation immediately, we defire the deputies from this province will endeavour to have them so formed as to be binding upon all, and that they may be PERMA-NENT, should the public interest require it. They cannot be efficacious, unless they can be permanent; 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 present situation of public affairs to consent to a stoppage of our commerce with Great Britain only; but in case any proceedings of the parliament, of which notice shall be received on this continent, before or at the congress, shall render it necessary, in the opinion of the congress; to take further steps, the inhabitants of this province will adopt such steps, and do all in their power to carry them into execution.

This extensive power we commit to the congress, for the sake of preserving that unanimity of counsel and conduct, that alone can work out the salvation of these

colonies,

colonies, with a strong hope and truste that they will not draw this province into any measure judged by us, who must be better acquainted with its state than strangers, highly inexpedient. Of this kind, we know any other stoppage of trade, but of that with Great Britain, will be. Even this step we should be extremely afflicted to see taken by the congress, before the other mode above pointed out is tried. But hould it be taken, we apprehend, that a plan of restrictions may be so framed, agreeable to the respective circumstances of the several colonies, as to render Great Britain sensible of the imprudence of her counfels, and yet leave them a necessary commerce. And here it may not be improper to take notice, that if redress of our grievances cannot be wholly obtained, the extent or continuance of our restrictions may, in some fort, be proportioned to the rights we are contending for, and the degree of relief afforded us. This mode will render our opposition as perpetual as our oppression, and will be A CONTINUAL CLAIM AND ASSERTION OF OUR RIGHTS. We cannot express the anxiety, with which we wish the consideration of these points to be recommended to you. We are persuaded, that if these colonies fail of unanimity or prudence in forming their resolutions, or of fidelity in observing them.

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them, the opposition by non-importation and non-exportation agreements will be ineffectual; and then we shall have only the alternative of a more dangerous contention, or of a tame submission.

Upon the whole, we shalf repose the highest confidence in the wisdom and integrity of the enfuing congress: And though we have, for the fatiafaction of the good people of this province, who have chosen us for this express purpose, offered to you such instructions, as have appeared expedient to us, yet it is not our meaning, that by these, or by any you may think proper to give them, the deputies appointed by you should be restrained from agreeing to any measures that shall be approved by the congress. We should be glad the deputies chosen by you could, by their influence, procure our opinions hereby communicated to you to be as nearly adhered to as may be possible; But to avoid difficulties, we desire that they may be instructed by you, to agree to any measures that shall be approved by the congress, the inhabitants of this province having resolved to adopt and carry them into execution.-Lastly-We defire the deputies from this province, may endeavour to procure an adjournment of the congress to such a day as they shall judge proper,

proper, and the appointment of a stand-

ing committee.

Agreed, that John Dickinson, Joseph Read, and Charles Thomfen, be a committee to write to the neighbouring colonies, and communicate to them the resolves and instructions.

Agreed, that the committee for the city and county of Philadelphia, or any fifteen of them, be a committee of correspondence for the general committee of this province. offered to you fled

Extract from the Minutes.

CHARLES THOMSON, Cl. Com.

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ESSAY*, &c.

HE authority of parliament has within these sew years been a question much agitated; and great difficulty, we understand, has occured, in tracing the line between the rights of the mother country and those 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 a right to take away nine-tenths of our estates—have we a right to the remaining tenth?

This piece has been written in such haste, under so great indisposition, and amidst such a confusion of public affairs, that it is hoped, its inaccuracies will be looked upon with indulgence. If longer time could have been bestowed upon its correction, it would have been at least shorter, if not more exact. The first appointment of a committee to form a draught of instructions, was made on the fourth of last month. See note on the extract, dated the 18th of July.

No.—To fay we have, is a "traiterous" position, denying her supreme legislature. So far from baving property, according to these late found novels, we are our selves a property.

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We pretend not to any confiderable share of learning; but, thanks be to Divine Goodness, common sense, experience, and some acquaintance with the constitution, teach us a few salutary truths on this important subject.

WHATEVER difficulty may occur in tracing the line, yet we contend, that by the laws of God, and by the laws of the conftitution, a line there must be, beyond which her authority cannot extend. For all these laws are grounded on reason, full of justice , and true

Park. Deb. 7. 409. "What of that? Shall not we give judgment, because it is not adjudged in the books before? We will give judgment ACCORDING TO REASON, and if there be no reason in the books, I will not regard them."

Speech of Anderson, Lord chief justice of the queen's bench, in the reign of Elizabeth. Goulds. Rep. 96. edit. 1653.

a duty of man, ought to be ftyled the parent, and nourifler, of every other virtue: and affuredly, without this habit, a man can neither moderate his defires, nor he brave, nor wife. For, it is a harmony, and peace, of the whole foul; with a full concert of words, and actions: And the dominion of fuch a habit may be rendered more con-

true equity," mild, and calculated to promote the freedom and welfare of men. These objects never can be attained by abolishing every restriction, on the part of the governors, and extinguishing every right, on the part of the governed.

Suppose it be allowed, that the line is not expressly drawn, is it thence to be concluded, there is no implied line? No English lawyer, we presume, will venture to make the bold affertion. "The King may reject what bills, may make what treaties, may cain what E 2 money,

spicuous, if we examine the other habits of virtue, For the good of these is private, respecting the individual; but the good of natural justice respects whole systems, and throughout the universe.

In the celefial fiften of the world, as it marshals out the universal rule of things, which are thus decreed by God; it is providence, and barmony, and right. In a civil state, it is justly called peace, and good order. In a domestic state, it is the like mindedness of husband, and wife, towards each other; the good will of subordinate members. In the body, it is health, and symmetry of parts; which are principal things, and much beloved by every living creature. In the soul, it is wisdom; that wisdom which arises amongst men, from the knowledge of causes, and from natural justice.

Since therefore, this habit doth thus instruct, and preferve, the whole and every part; rendering all the same, in heart, and in tongue, why may it not be saluted, by the universal voice; THE PARENT AND NOURISHER OF

POL. PYTH. Luc. apud Stormum, pa. 105. edit. Ti-

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money, may create what peers, and may pardon what offences, HE PLEASES ... But is his prerogative respecting these branches of it, unlimited? By no means. The words following those next above quoted from the "Commentaries on the Laws of England," are—" unless where the constitution hath expressly, or by EVIDENT CONSEQUENCE, laid down some exception or BOUNDARY; declaring, that thus far the prerogative shall go, and no farther." There are " fome boundaries" then, besides the "express exceptions;" and according to the strong expression here used, "the constitution DECLARES there are." What "evident consequence" forms those "boundaries?"

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The happiness of the people is the end, and, if the term is allowable, we would call it the body of the constitution. Freedom is the spirit or soul. As the soul, speaking of nature, has a right to prevent or relieve, if it can, any mischief to the body of the individual, and to keep it in the best health; so the soul, speaking of the constitution, has a right to prevent, or relieve, any mischief to the body of the society, and to keep that in the best health. The "evident consequence" mentioned, must mean a tendency to injure this health, that is to diminish the happiness of the people—or it must mean nothing. If,

^{*} I BLACKST. COM. 250.

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therefore, the constitution "DECLARES by evident consequence;" that a tendency to diminish the happiness of the people, is a proof, that power exceeds a "boundary," beyond which it ought not to "go;" the matter is brought to this single point, whether taking our money from us without our consent, depriving us of trial by jt y, changing constitutions of government, and abolishing the privilege of the writ of babeas corpus, by seizing and carrying us to England, have not a greater tendency to diminish our happiness, than any enormities a King can commit under pretence of prerogative, can have to diminish the

"Of great importance to the public is the preservation of this personal liberty: for if once it were left in the power of any, the highest magistrate, to imprison arbitrarily, whomever he or bis officers thought proper, (as in France it is daily practifed by the crown) THERE WOULD SOON BE AN END OF ALL OTHER RIGHTS AND IMMUNITIES."-- " A natural and regular confequence of this personal liberty is, that every Englishman may claim A RIGHT TO ABIDE IN HIS OWN COUNTRY SO LONG AS HE PLEASES, and not to be driven from it unless by the fentence of law. Exile or transportation is a punishment unknown to the common law." 66 The king cannot conftitute a man lord lieutenant of Ireland against his will, nor make him a foreign ambassador. For this might in reality be no more than an honourable exile." r BLACK-STONE 135 to 138.

"These precedents collected by the reverend and learned judge, chief justice Anderson and all written with his own hand, do fully resolve for the maintenance of the antient and fundamental point of LIBERTY OF THE PERSON, to be regained by Habeas Corpus, when any one is im-

prisoned." Parl. Hist. 7. 418.

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the happiness of the subjects in England. To come to a decision upon this point, no long time need be required. To make this comparison, is stating the claim of parliament in the most favourable light: for it puts the essumed power of parliament, to do, "IN ALL CASES WHATSOEVER," what they please, upon the same footing with the acknowledged power of the King, "to make what peers pardon what offences, &cc. be pleases." But in this light that power is not entitled to be viewed. Such is the wisdom of the English constitut tion, that it " declares" the King may transgress a "boundary laid down by evident consequence," even by using the power with which he is expressly vested by the constitution, in doing those very acts which he is expressly trusted by the constitution to do-as by creating too many or improper persons, peers; or by pardoning too many or too great offences, &c. But has the constitution of Eng-LAND expresty " declared," that the parliament of GREAT BRITAIN may take away the money of English colonists without their consent, 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 such a power, But that declaration leaves the point just as it was before: For if parliament had not the power before, the declaration could not give it. Indeed if parliament is really "omnipotent

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omnipoteni potent "," that power is just and constitutional. We further observe, that the constitution has not expressy drawn the line to yond which, if a king shall "go," refistan becomes lawful. The learned author of those commentaries, that, notwithstanding some human frailties, do him so much honor, has thought proper, when treating of this subject, to point out the "precedent" of the Revolution, as fixing the line. We would not venture any reflection on fo great a man. It may not become us. Nor can we be provoked by his expressions concerning colonists; because they perhaps contain his real, though hasty sentiments. Surely, it was not his intention to condemn those excellent men, who casting every tender consideration behind them, nobly presented themselves against the tyranny of the unfortunate and misguided Charles's reign; those men whom the House of Commons even after the Restoration, would not suffer to be censured.

We are sensible of the objection that may be made, as to drawing a line between rights on each side, and the case of a plain violation of rights. We think it not material. Circumstances have actually produced, and may again produce this question. What conduct of a prince renders resistance lawful? James the Second, and his sather violated

^{*} I Blackstone, 161.

lated express rights of their subjects, by doing what their own express rights gave them no title to do, as by railing money, and levying troops, without consent of parliament. It is not even fettled, what violation of those will justify refistance. But may not some future prince confining himself to the exercise of bis own express rights, such as have been mentioned, act in a manner, that will be a transgression of a "boundary" laid down by " evident consequence," the " constitution declaring he should go no further?" May not this exercise of these bis express rights, be so far extended, as to introduce universal confufion and a subversion of the ends of government? The whole may be oppressive, and yet any fingle instance legal. The cases may be improbable; but we have seen and now feel events once as little expected. Is it not possible, that one of these cases may happen; If it does, has the constitution expressy drawn a line, beyond which refistance becomes lawful? It has not. But it may be faid, a king cannot arm against his subjects—he cannot raise money without consent of parliament. This is the constitutional check upon him. If he should, it would be a violation of their express rights. If their purses are shut, bis power shrinks. True. Unhappy colonists! Our money may be taken from us-and standing armies established over us, without our consent-every expressy declared constitutional

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of dif tutional check dissolved, and the modes of opposition for relief so contracted, as to leave us only the miserable alternative of supplication or violence. And these, it seems, are the liberties of Americans. Because the constitution has not "expressly declared" the line between the rights of the mother country and those of her colonists, THEREFORE, the latter have no rights. A logic, equally edifying to the heads and hearts of men of sense and humanity.

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without constitutional WE affert, a line there must be, and shall now proceed, with great deserence to the judgment of others, to trace that line, according to the ideas we entertain: And it is with satisfaction we can say, that the records, statutes, law-books, and most approved writers of our mother country, those "dead but most faithful counsellors" (as Sir Edward Coke calls them) "who cannot be daunted by fear, nor muzzled by affection, reward, or hope of preferment, and therefore may safely be believed," confirm the principles we maintain.

LIBERTY, life, or property, can, with no confishency of words or ideas, be termed a right of the possessions, while others have a right of taking them away at pleasure. The most distinguished authors, that have written on government, declare it to be "instituted for

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the benefit of the people; and that it never will have this tendency, where it is unlimited."

Even conquest * itself is held not to destroy

"But in order to say something more particular concerning this subject, let us observe that the natural state of nations in respect to each other, is that of society and peace. This society is likewise a state of equality and independence, which establishes a parity of right between them; and engages them to have the same regard and respect for one another. Hence the general principle of the law of nations is nothing more than the general law of sociability, which obliges all nations that have any intercourse with one another, to practise those duties to which individuals are naturally subject.

"These remarks may serve to give us a just idea of that art, so necessary to the directors of states, and distinguished commonly by the name of polity. Polity confidered with regard to foreign states, is that ability and address by which a fovereign provides for the prefervation, fafety, prosperity and glory of the nation he governs, by respecting the laws of justice and humanity; that is, without doing any injury to other states, but rather by procuring their advantage, as much as in reason can be expected. Thus the polity of fovereigns is the same as prudence among private people; and as we condemn in the latter any art or cunning that makes them purfue their own advantage to the prejudice of others, fo the like art would be consurable in princes, were they bent upon procuring the advantage of their own people by injuring other nations. The reason of state, so often alledged to justify the prodeedings or enterprifes of princes, cannot really be admitted for this end, but inafmuch as it is reconcileable with the common interest of nations, or which amounts to the fame thing, with the unalterable rules of fincerity, justice, and humanity."

"Grotius indeed acknowledges that the law of nature is common to all nations; yet he establishes a positive law

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all the rights of the conquered. Such is the merciful reverence judged by the best and F 2 wisest

of nations contradistinct from the law of nature; and reduces this law of nations to a fort of human law, which has acquired a power of obliging in consequence of the will and consent of all or of a great many nations. He adds, that the maxims of this law of nations are proved by the perpetual practice of people, and the testimony of historians.

- 46 But it has been justly observed that this pretended law of nations, contradistinct from the law of nature, and invested nevertheless with a force of obliging, whether people consent to it or not, is a supposition destitute of all foundation †.
- "For r. all nations are with regard to one another in a natural independance and equality. If there be therefore any common law between them, it must proceed from God their common sovereign.
- express or tacit consent among nations, these customs are neither of themselves, nor universally, nor always obligatory. For from this only, that several nations have acted towards one another for a long time after a particular manner in particular cases, it does not follow that they have laid themselves under a necessity of acting always in the same manner for the time to come, and much less that other nations are obliged to conform to these customs.
- "3. Again, these customs are so much the less capable of being an obligatory rule of themselves, as they may happen to be bad or unjust. The profession of a corsair,

See Grotius, rights of war and peace: preliminary discourse, \$. 18. and book 1. chap. 1. \$. 14.

[†] See Puffendorf, law of nature and nations, book 2, chap. 3. 6. 23. th Baibeyrac's notes.

wifest men to be due to human nature, and frequently observed even by conquerors themselves.

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or pirate, was, by a kind of consent, esteemed a long while as lawful, between nations that were not united by alliance or treaty. It seems likewise, that some nationa allowed themselves the use of poisoned arms in time of war. Shall we say that these are customs authorised by the law of nations, and really obligatory in respect to different people? Or shall we not rather consider them as barbarous practices; practices from which every just and well governed nation ought to restain. We cannot therefore avoid appealing always to the law of nature, the only one that is really universal, whenever we want to judge whether the customs established between nations have any obligatory effect.

4. All that can be faid on this subject is, that when customs of an innocent nature are introduced among nations; each of them is reasonably supposed to submit to those customs, 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 customs; but a very different effect from that of a law properly so called."

BURLAMAQ. Princ. of nat. law, I vol. p. 196-199.

by Sir John Davis, who was the king's sergeant; and so, by the duty of his place, would no doubt maintain, to the uttermost of his power, the king's prerogative royal; and yet it was by him thus said, in those reports of his upon the case of tanistry customs,' 'That the kings of England always have had a monarchy royal, and not a monarchy signoral; where, under the first, saith he, the subjects are free men, and have property in their goods, and freehold and inheritance in their lands; but, under the latter, they are as villains

^{*} See Virgil, Aneid, book 10. v. 139. with the 15th note of the Abbe des Fontaines,

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In fine, a power of government, in its nature tending to the misery of the people, as a power that is unlimited, or in other words, a power in which the people have no share, is proved

and flaves, and have property in nothing. And therefore, faith he, when a royal monarch makes a new conqueft, yet, if he receives any of the nation's antient
inhabitants into his protection; they, and their helrs
after them, shall enjoy their lands and liberties according to the laws. And there he voucheth this precedent and judgment following, given before William the
Conquerer himself, viz.

That one Sherbern, at the time of the Conquest, being owner of a castle and lands in Norfolk, the Conqueror gave the same to one Warren, a Norman; and, Sherbern dying, the heir claiming the same by descent according to the law, it was, before the Conqueror himself, adjudged for the heir, and that the gift thereof by the Conqueror was void ."

PARL. DEBATES, 7 vol. p. 384.
See also Puffendorf's Law of Nature and Nations, b. 3.
ch. 8. and b. 8. ch. 6.

It is held by the best writers, that a conqueror in a just war, acquires not a right to the property of those of the subdued country, who opposed him not, nor of the posterity of those who did: nor can the pretence of obtaining satisfaction for the charges and damages of the war justify such a claim.

In a free state, every man, who is supposed a free agent, ought to be, in some measure, his own governor, and therefore a branch, at least, of the legislative power ought to reside in the whole body of the people. And this power, when the territories of the state are small and its citizens easily known.

See Davis's reports, Lond. 1628, p. 41.

proved to be, by reason and the experience of all ages and countries, cannot be a rightful or legal power. For, as an excellent Bishop of the

known, should be expressed by the people in their aggregate or collective capacity, as was wisely ordained in the petty republics of Greece, and the first rudiments of the Roman state. But this will be highly inconvenient when the public territory is extended to any considerable degree, and the number of citizens is increased. In so large a state as ours, it is therefore very wisely contrived that the people should do that by their representatives, which it is impracticable to perform in person."

I BLACKSTONE 158, 159.

The above quoted words are sufficient of themselves to resute the notion of "virtual representation" of Americans in parliament.

As to the argument drawn from similitude between the case of those in England, not qualified to vote by their property, though pollefied of a confiderable share, as proprietors of the funds--- the East India company--merchants---manufacturers, &c. and the case of colonists, the true answer is, that there is no resemblance whatever between the cases. A few propositions will prove it: But it may be proper to premise--- ist. If representation was intended by the constitution of England, a complete representation was intended; for the reason of having any, requires having a complete one, as being the best. 2dly. If a complete representation was intended by the constitution, every defect in the representation is against the intention of the constitution. 3dly. If a respectable part of the people in England is not represented, it is a defect. Athly. If therefore, the intention of the constitution is to be regarded as the constitution, it involves a plain absurdity, to infer a greater defect being constitutional, from a smaller defect which is unconstitutional. 5thly. The intention of the con-Ritution must be regarded—and practices inconsistent with

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the Church of England argues, " the ends of government cannot be answered by a total diffolution of all happiness at present, and of all hopes for the future."

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its design, must be amended by it, if the bappiness which it means to promote and fecure, is to be regarded; othly. If there is not such a representation in England, as the constitution requires, there ought to be. As to the refemblance: above fupposed. blist. If many inhabitants of England HAVE NOT a right to vote in the choice of members of the House of Commons, there are many who HAVE. 2dly. Not one inhabitant of the colonies bas that right. 3dly. Some representation is better than none, though a complete one cannot be obtained. The first is a defect of mode, the latter an extinction of the substance. There is, to a nice observer of nature, a perceptible difference between a deformed man and a DE AD man. 4thly. Proprietors of the funds, &c. though they have no right to fuch vote, as proprietors, &c. may yet have it under another character, as freeholders, &c. 5thly: When acting as freebolders, &c. they may take care of their interests as proprietors, &c. for-6thly. Their being proprietors, &c. does not disqualify them from acquiring and enjoying a right to such vote by becoming freeholders, &c. but 7thly. By acquiring and enjoying a right to fuch vote, the colonists must cease to be inhabitants of the colonies.—8thly. Their being inhabitants of the colonies, therefore, disqualifies them from acquiring and enjoying the right to fuch vote. othly. If those not entitled to such vote in England were not bound by statutes made there they would not be bound by statutes, nor taxed at all, though possest of great property—but 10thly. The colonists are bound and taxed by the acts of their affemblies. It thly. Even those not entitled to fuch vote in England, and incapable of obtaining it, have this protection, that representatives and their electors are bound by the laws made, as well as the

* HOADLEY's Difc. on government.

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THE just inference therefore from these premises would be an exclusion of any power of parliament over these colonies, rather than the admission of an unbounded power.

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rest of the prople—and the connections between the reprefentatives, their electors, and the rest of the people, all living together in the same kingdom, are so many and so intimate, that even the actually unrepresented cannot be affected, unless the representatives and their electors are affected alfo. 12thly. Totally different is the condition of colonists, if bound by statutes generally.—By the acts of parliament for raising a revenue in America, the Commons use the words, "GIVE AND GRANT." Can men give and grant what they have not? Did any of those acts take a fingle penny out of the pocket of a fingle GIVER and GRANTOR ! No. So far from it, that if there is any truth in the proverb, and money faved is money got, thefe dena ferentes" gentlemen put money into their pockets by their * " loyal and dutiful" generofity. EVERY IN-DIVIDUAL of them acquired by bestowing. Pretensions thus to give, are such contradictions to fact and fense, that in making them, a fanction of injustice is fought from a principle of the constitution, and in describing them, a folecism in speech becomes a proper expression. It must be acknowledged however, that the Commons are more than found divines, for they improve upon the text, + and count their less for gain."

Statutes might grind us, while not an elector in England would know or regard our fufferings—if acquainted with them, he might think the statutes insticting them, JUST and POLITICAL. An open avowal has been made in parliament—that it is ‡ " the INDISPENSABLE DUTY of parliament.

Presmbles to flatutes for raifing a revenue in America.

⁺ Philippians, iii. 7.

[†] These words are extracted from the protest of the Lords on the repeal of the American stamp-act-5. 6.—61 Lords were against the repeal, 33 of them signed the protest.

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the repree, all livand fo inbe affectre affected of coloets of par-Commons men give e acts take GIVER and any truth got, thefe ir pockets VERYINretentions ind fenfe, ught from g them, a It must are more ext, + and

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n the repeal repeal, 33 of by many persons in Great-Britain, with attempting to obtain such an exclusion and a total independance on her. As well we know the accusation to be utterly false. We are become criminal in the sight of such persons, by refusing to be guilty of the highest crime against ourselves and our posterity. Nolumus LEGES ANGLIE MUTARI. This is the rebellion

liament to tax the colonies IN ORDER TO EASE THE OENTRY AND PEOPLE OF GREAT BRITAIN." Let not Americans ever forget the lordly words I to understand then fully, we should consider—

Car dispute includes not only the present taxes laid upon us. The universal property of England was interested in Mr. Hambden's suit, about a few shillings. If the crown had a right to these shillings, it had a right to every shilling of every man in the kingdom. Great-Britain is about ONE HUNDRED AND FORTY MIL-LIONS 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 raise the money. If we cannot, yet as we are upbraided continually in pamphlets and papers with the richness of our houses, our furniture, our equipage, our tables, and our dress, the may be made to think we abound too much in these 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 British subjects, but Americans, may do what they please with their own. "It is her indispensable DUTY, say their lordships, to ease herself by taxing us;" and furely there is virtue enough left in a British parliament, notwithstanding all the dreadful intelligence British writers send us over, to perform that "duty," exactly. But this is not all. There are certain wicked Frenchmen and Spaniards, that in every period

bellion with which we are stigmatized. [We have committed the like offence, that was objected by the polite and humane Fimbria against a rude senator of his time. We have disrespectively, refused to receive the whole weapon into our body." We could not do it, and live.

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riod of twenty or thirty years oblige Great-Britain to add thirty or forty millions to her debt. Upon an average, fince the Revolution, she runs annually in debt about a million and an half. Can it be expected, her ministers will be kinder to us than they have been to her? where will the demand upon us, where will our wretchedness stop, if we have not resolution enough to defend ourselves?

A statute intended to have force on the people of Great-Britain, is the case of A STATE acting upon ITSELF. A statute intended to have force on the people of America, is the case of one state acting upon ANOTHER. The people of Great-Britain, who in the first case are subject to the statute—in the second, are the absolute sovereigns who impose it on others.

"Virtual representation" then, as applied to colonists ---is, to borrow expressions of the excellent archbishop Tillotson, on another occasion, altering only two words --- An absurdity of that monstrous and massy weight, that no human authority or wit are able to support it. It will "make the very pillars of St." Stephens "crack, and requires more volumes to make it good than would fill" Westminster Hall.

Yet this most despicable notion has been the presence for our fellow subjects * clapping muskets to our breasts, and taking our money out of our pockets.

purses," was the advice of old lord Burleigh to queen Elizabeth. She was wife enough to take it. The world knows the confequences.

But that must be acknowledged to be a poor excuse, equally inconsistent with good breeding and the supreme legislature of Great-Britain.

For these ten years past we have been incessantly attacked. Hard is our fate, when to escape the character of rebels, we must be degraded into that of slaves: as if there was no medium, between the two extremes of anarchy and despotism, where innocence and freedom could find repose and safety.

Why should we be exhibited to mankind, as a people adjudged by parliament unworthy of freedom? The thought alone is insupportable. Even those unhappy persons, who have had the missortune of being born under the G 2

• 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. ch. 45. 6 Geo. 3. ch. 59. 8 Geo. 3. ch. 22. The refolves that colonists may be tried in England under the 35 Hen. 8.—The blockade of Boston—the Rhode Island court, &c. The statutes since the 8th year of this reign, relating to the colonies, follow one another much in the same quick manner as before: but they could not be collected. Many of the statutes here mentioned, particularly those relating to the admiralty courts and the commissioners of the customs, are connected with a multitude of other statutes, by being compared with which the artifices will appear, that gradually departing from the laws of England, have at length invested these courts and commissioners with such new, unreasonable, unconstitutional and dangerous powers.

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and beth. nieyoke of bondage, imposed by the cruel laws, if they may be called laws, of the land where they received their birth, no sooner breathe the air of England, though they touch her shore only by accident, * than they instantly become freemen. Strange contradiction +! The same kingdom at the same time, the asylum and the bane of liberty.

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

* Somerfet's case.

† To this contradiction, the following may be added— Her policy at once to keep peace with her natural enemies, and to provoke her natural friends, whose assistance one day and that day feems to be approaching in the viciffitudes of human affairs, great as the is, the may want ;--her interest, as she thinks, to protect and to oppress PRO-TESTANT countries --- to abhor a large standing army and yet voluntarily to put herself under the absolute necesfity, of perpetuating an immensely large one, to govern the many millions of flaves she expects soon to have on this vast continent. Two of the shrewdest, though not best emperors, that ever lived, Augustus and Tiberius, prohibited every man of distinction from setting his foot in Egypt, * because of the importance of that province to Rome. But Great-Britain, as if these numerous provinces, much more remote from her, than Egypt from Rome, were of little consequence, willingly obliges herself to trust a mighty armed power into the hands of a subject, in these colonies, the tempting interest of which subject and of the people, may engage them to unite in establishing an independent empire, on her own model. Great-Britain ought not to forget, that Rome was ruined by keeping standing armies in her provinces.

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thought can be concealed, that our warmest wish and utmost ambition is, that we and our posterity may ever remain subordinate to, and dependent upon our parent state. This submission our reason approves, our affection diotates, our duty commands, and our interest enforces.

Is this submission indeed implies a dissolution of our constitution and a renunciation of our liberty, we should be unworthy of our relation to her, if we should not frankly declare, that we regard it with horror; and

The Privernates had revolted from the Romans, but were reduced. The question was, what judgment should be given against them. This is Livy's account of the af-

fair, in the 21st chapter of his 8th book.

Quum ipsa per se res anceps esset, prout cujusque ingenium erat, atrociùs mitiusve suadentibus; tum incertiora omnia unus ex Privernatibus legatis fecit, magis conditionis, in qua natus effet, quam præsentis necessitas, memor: qui, interrogatus à quodam tristioris sententiæ auctore, quam pænam meritos Privernates cenferet? eam, inquit, quam merentur, qui se libertate dignos censent : cujus quum feroci responso infestiores factos videret consul cos, qui ante Privernatium causam impugnabant; ut ipse benigna interrogatione mitius responsum eliceret, Quid, si pænam, inquit, remittimus vobis, qualem nos pacem vobifcum habituros speremus? Si bonam dederitis, inquit, & fidam & perpetuam: fi malam, haud diuturnam. Tum verò minati, nec id ambigue, Privernatem quidam, & illis vocibus ad rebellandum incitari pacatos populos, pars melior fenatûs ad meliora responsum trahere, & dicere, Viri, & liberi, vocem auditam, an credi poffe, ullum populum, aut hominem denique, in ea conditione, cujus eum pæniteat, diutius, quam necesse sit, mansurum?

every true Englishmen will applied this just distinction and candid declaration. Our defence necessarily touches chords in unifor with the shores of his honest heart. They must vibrate in sympathetic tones. If we, his kindred, should be base enough to promise the humiliating subjection, he could not believe us. We should suffer all the infamy of the engagement, without finding the benefit expected from being thought as contemptible as we should undertake to be.]

But this submission implies not such insupportable evils: and our amazement is inexpressible, when we consider the gradual increase of these colonies, from their slender beginnings in the last century to their late flourishing condition, and how prodigiously, since their settlement, our parent state has advanced in wealth, force and influence, till she is become the first power on the sea, and the envy of the world—that these our better days should not strike conviction into every mind, that the freedom and happiness of the colonists

mansurum? Ibi pacem essi sidam, ubi voluntaril pacati sint: neque eo loco, ubi servitutem essi velint, sidem sperandam essi. In hanc sententiam maxime consul ipse inclinavit animos, identidem ad principes sententiarum consulares, uti exaudiri posset à pluribus, dicendo, Ees demum, qui nihil, preterquam de libertate, cogitent, dignos esse, qui Romani siant. Itaque & in senatu causam obtinuere, & ex auctoritate Patrum latum ad populum est, ut Privernatibus civitas dabitur."

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colonife are not inconfiftent with her authority and prosperity.

The experience of more than one hundered years will furely be deemed, by wife men, to have fome weight in the scale of evidence to support our opinion. We might justly ask of her, why we are not permissed to go on, as we have been used to do since our existence, conferring mutual benefits, thereby strengthening each other, more and more discovering the reciprocal advantages of our connection, and daily cultivating affections, encouraged by those advantages?

mitted against her within these ten years, to provoke such an unexampled change in her conduct towards us? In the last war, she acknowledged us repeatedly, to be faithful, dutiful, zealous and useful in her cause. Is it criminal in us, that our numbers, by the favour of Divine Providence, have greatly encreased? That the poor chuse to fly from their native countries in Europe to this continent? Or, that we have so much improved these woods, that if we can be forced into an unsuccessful resistance, avarice itself might be satiated with our forseitures?]

icts of innovation have commenced with us.

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Pacticand their dates prove the contrary. Not a disturbance has happened on any part of this continent, but in consequence of some immediate preceding provocation.

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To what purpose? The charge of our affecting one great, or many small republics, must appear as contemptible a madness to her; as it does to us. Divided as we are into many provinces †, and incapable of union, except against

The winds lift up the waves,"—said a wise man—yet we read of a weak man, who scourged waves—but he had not raised them. To excite commotions, and then to scourge for being excited, is an addition to the wildness of a Kernes, reserved more particularly to distinguish the present age, already sufficiently illustrious by the injuries offered to the rights of human nature.

† The genius of a Beceria suggested to him the condition of a large empire verging into servitude—the only plan for saving it—and the difficulty of executing that plan. "An overgrown republic (says he, and such a limited monarchy as that of Great-Britain with such an extent of dominions, may well be called "an overgrown republic,") can only be saved from despotism, by subdividing it into a number of confederate republics. But how is this practicable? By a despotic dictator, 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 philosopher, the bleffings of his fellow citizens will sufficiently console him for the loss of authority, though he should not be insensible to their ingraticude."

What was argument in Italy, is reality to Great-Britain, with this additional circumstance in her favour, that the must always continue, if she wisely conducts her affairs, though

against a common danger, she knew, that we could not think of embarking our treasures

though less than all, yet greater than any. The immense advantages of such a situation are worthy the closest 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 lasting and beneficial foundation, unless he could have changed human nature. A mighty naval power at the head of the whole—that power, a parent state, with all the endearing fentiments attending the relationship—that never could disoblige, but with design the dependent states much more apt to have feuds among themselves—she the umpire and controuler—those states producing every article necessary to her greatness their interest, that the should continue free and sourishing—their ability to throw a confiderable weight into the scale, should her government get UNDULY POISED-she and all those states protestant—are some of the circumstances, that delineated by the masterly hand of a Beccaria, would exhibit a plan, vindicating the ways of heaven, and demonstrating, that humanity and policy are nearly related. An Alexander, a Cafar, a Charles, a Lewis, and others have fought through fields of blood, for universal empire. Great-Britain has a certainty, by population and commerce alone, of attaining to the most aftonishing and well founded power the world ever saw. The circumstances of her situation are new and striking. Heaven has offered to her, glory and prosperity without measure. Her wise ministers disdain to accept them- and prefer-" a pepper corn "."

So directly opposite to the interest of Great Britain has the conduct of administration been for some time past, that it may safely be affirmed, that, if their view was to establish arbitrary power over Great Britain, schemes more dangerous could not have been laid. To prosess

Mr. Nugent's fpeech;

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reat-Brirour, that er affairs, though of tranquillity and liberty, on an ocean of blood, in a wandering expedition to some Utopian port. The history of mankind, from the remotest

this purpose, would ensure a deseat. Any man, who had such a design, would first take the opportunity of peace, TO SET ONE PART OF THE SUBJECT AGAINST THE OTHER.—This might be done in the following manner.

Let every fession of parliament produce a fresh injury. Give no rest, or hope of rest. Let insult added to insult fill 3p the vacancies between the fessions. Tease and persecute into opposition. Then let ministers themselves rejoice in the freedom of the press. Let every action of the oppressed be exaggerated. Let innumerable false invectives be vented in pamphlets and news-papers. Let all the provocations and excuses be concealed from public fight as much as possible. Load the devoted with the terms of traitors and rebels. Nearly in this way Scotland was treated by the arbitrary ministry of Charles the First. But the parliament and people of England had common fense and virtue. The base deception could not pass upon They faw the snare laid for them; and resented it fo deeply, that an army of Englishmen fled before an army of Scotchmen at Newburn. For once it was glorious to fly. But it required English heads and English hearts to understand and to act the part.

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Thus the colonies have been treated. At last a civil war may be worked up. It should be considered, as Lord Mansfield expresses it—whether "the play is worth the candle." In such a war, every victory will be a deseat. If the colonies are subdued, vast sums must be raised, and a prodigious army must be supported, to keep them in subjection. Great-Britain must seel the weight of that influence, added to the power of the crown. The colonies are encreasing. Who can compute the extent and effect

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of fuch an influence *? Undone by her victories, the must refign her LIBERTY or some future MONARCH WITH HER COLONIES, unless the first loses them in another way. If the

"But, on the other hand, it is to be confidered, that every prince, In the first parliament after his accession, has by long user a truly royal addition to his hereditary revenue settled upon him for his life; and has never any occasion to apply to parliament for supplies, but open some public necessity of the whole realm. This restores to him that constitutional independence which at his first accession seems, it must be owned, to be wanting. And then, with regard to power, we may find perhaps that the hands of government are at least sufficiently strengthened; and that an English monarch is now in no danger of being overborne by either the nobility or the people. The infruments of power are not perhaps fo open and avowed as they formerly were, and therefore are the less liable, to jealous and invidious reflections; but they are not the weaker appearance that account. In flort, our national debt and taxes (besides the lace aveniences beforementioned) have also in their natural consequences thousand. fuch a weight of power into the executive scale of government, as we cannot think was intended by our patriot ancestors; who gloriously struggled for the abolition of the then formidable parts of the prerogative, and by an unaccountable want of foresight established this system in their stead. an unaccountable want of forefight established this system in their stead. The entire collection and management of so was a revenue, being placed in the bands of the crown, have given rise to such a multitude of new officer, created by and removeable at the royal pleasure, that they have extended the influence of government to every corner of the nation. Witness the commissioners, and the multitude of dependents on the customs, in every port of the kingdom; the commissioners of excise, and their numerous subbalacrus, in every inland districts the possensions, and their servants, planted in every town, and upon every public road; the commissioners of the standard in every town, and upon every public road; the commissioners of the standard in the same the same, are yet made a distinct corps from the ordinary management of the same and a management of the same and windows; the receivers of the land tax; the management of lotteries; and the commissioners of backets conclusely all which are either mediately or immediately appointed by the crown, and removeable at pleasure without any reason assigned; these, it requires but little penetration to see, must give that power, on which they depend for subpenetration to fre, must give that power, on which they depend for sub-fiftence, an influence most amazingly extensive. To this may be added the frequent opportunities of conferring particular obligations, by preference in loans, substriptions, tickets, remittances, and other money transactions, which will greatly encrease this influence; and that over those persons whose attachment, on account of their wealth, is frequently the most defirable. All this is the natural, though perhaps the unforeseen, consequence of erecting our funds of credit, and to support them establishing our present perpetual taxes t the whole of which is intirely new fince the

and merchants, voluntarily engaging in such a phrenzy of ambition. No. Our highest pride

the is unfortunate, public calamities may make great Such changes feem to be intended by some men. Great-Britain has been led into the Rubicon. She has not yet past it. We consider the hostilities already practifed, as the manœuvres of a ministerial war. We know the machinations formed against us, and the favourite publications industriously spread abroad, to excite a jealousy of us among our British 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 rest " in raising staple commodities:" That we are thought " too numerous," and how much it would be judged by some for the interest of Great-Britain if a pestilence should sweep off a million and a half of us. These wonderful lucubrations have not escaped us. But here we are, by Divine Providence, three millions of fouls. What can be done with with us? If we were

Reforation in 1660; and by far the greatest part since the Revolution in 1688. And the same may be said with regard to the officers in our numerous army, and the places which the army has created. All which put together gives the executive power so persuasive an energy with respect to the persona themselves, and so prevailing an laterest with their friends and families, as will amply make amends for the loss of external prerogative.

es But, though this profusion of offices should have no effect on individuals, there is still another newly sequired branch of power; and that is, not the influence only, but the force of a disciplined army: paid indeed ultimately by the people, but immediately by the crown; raised by the erown, officered by the erown, 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 must, by the nature of our constitution, if raised at all, be at the absolute disposal of the crown. And there need but sew words to demonstrate how great a trust is thereby reposed in the prince by his people. A trust, that is more than equivalent to a thousand little troublesome prerogatives.

"Add to all this, that, hefides the chail lift, the immense revenue of almost feven millions sterling, which is annually paid to the creditors of the public, or carried to the sinking fund, is first deposited in the toyal exchequer, and thence issued out to the respective offices of payment. This revenue the people can never results to raise, because it is made perpetual by act of parliament; which also, when well considered, will appear to be a trust of great delicacy and high importance."

I BLACKSTONE's Com. b. I. ch. 8. p. 334-336.

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to be confidered, only as * PROTESTANT allies, ought to be effected by a wife people. Such a people certainly would not be careful to difunite us from their interest-to make us foes when they might have us friends. Some states have thought it true policy to grant greater indulgences to remote dominions, than were enjoyed by themselves: And this policy has been much applauded. The enjoyment of valuable privileges by inferior states, under the protection of a superior, is the strongest bond of dependance Why should we prefer a dependance on Great-Britain to a dependance on France, if we enjoy less freedom under the former, than we may under the latter? " Firmissimum imperium, quo obedientes GAUDENT"-or as lord chief justice Coke expresses it, in his comment on the 25th of Edward the Third, " the state of a king standeth more assured by the love and favour of the subject, than by the dread and fear of laws, &c." + Ought Great-Britain to despise the advantages

^{*} Great Britain put herfelf to a very confiderable expense last war in defence of Portugal, because that kingdom was her ally, and she derived great advantages from an intercourse with her. But what are those advantages or the affections arising from them, when compared to the advantages, and affections that connect these colonies with Great Britain F Words cannot express the surprise, that men free from passion must feel, on considering her impolicy, in labouring to disjoin from herself the only true friends she has in the world. If her ministers were pensioners of France and Spain, they could not pursue measures more pleasing and advantageous to those kingdoms.

^{† &}quot;During all our happy days of concord, partly from our national moderation, and partly from the wisdom, and sometimes perhaps from the carelesses of our ministers, they have been trusted in a good measure with the entire management of their affairs; and the success they have met with ought to be to us an ever memorable proof, that the true and of government consists in not governing too much. And why should friendship and gratitude, and long attachments, which inspire all the relish and sweetness of private life, be supposed to be of no weight in the intercourse between great communities? These are principles of human nature, which act with much greater certainty on numbers than on individuals. If properly cultivated they may to us be productive of the noblest benefits; and, at all events, will neither lessen the extent of our power, nor shorten the duration of it."

Bishop of St. Asaba's Sermon, p. 13.

fuspecting duty * to labour in contributing to elevate her to that exalted station she holds among the nations of the earth, and which, we still ardently desire and pray, she may hold, with fresh accessions of same and prosperity, till time shall be no more.

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These being our sentiments, and, we are fully convinced, the sentiments of our brethren throughout the colonies, with unspeakable affliction, we find ourselves obliged to oppose that system of dominion over us, arising

the actually receives with fafety from us, because, by the adoption of Spanish maxims, the might with danger extert more?

It is the duty of every colonist to oppose such maxims. They threaten ruin to our mother country and to us. We should be guilty of treason against our sovereign and the majesty of the people of England, if we did not oppose them. England must be saved in America. Hereafter, she will rejoice that we have resisted—and thank us for having offended her. Her wisdom will in a short time discover, the artifices that have been used by her worst enemies to enslame her against her dutiful children; that she has supported not her own cause but the cause of an administration; and will clearly distinguish, which will most conduce to her benefit, safety, and glory, well treated and affectionate colonies, or millions of slaves, an unnatural encrease of her standing forces, and an addition to the influence of the crown, desying all calculation.

^{*} It has been suggested, "that subjects sometimes err, by not believing that princes mean as well as they do"—But, the instances are numerous where princes and their courtiers err, by not believing, that subjects mean as well as they do.

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do" d their as well fing from counsels pernicious both to our parent and her children—to strive, if it be possible, to close the breaches made in our former concord—and stop the sources of suture animosities.—And may God Almighty, who delights in the titles of just and merciful, incline the hearts of all parties to that equitable and benevolent temper, which is necessary, solidly to establish peace and harmony, in the place of consusion and dissension.

The legislative authority claimed by parliament over these colonies consists of two heads—first, a general power of internal legislation; and secondly, a power of regulating our trade: both she contends are unlimited. Under the first, may be included among other powers, those of forbiding us to worship our Creator in the manner we think most acceptable to him—imposing taxes on us collecting them by their own officers—enforcing the collection by admiralty courts or courts martial—abolishing trials by jury establishing a standing army + among us in time

* See Ganada bill.

[†] The army under the command of General GAGE, in the province of Massachusetts Bay alone amounts to feveral thousand men—kept, there without consent of their assembly, and to be augmented as the General shall think proper.

time of peace, without consent of our affermations

I must own, Sir, I can see but one reasons for raising at this present juncture, this additional number of troops, and that is to strengthen the hands of the minister against the next election, by giving him the power of disposing of commissions to the sons, brothers, nephews, cousins, and friends of such as have interest in boroughs, into some of which, perhaps, troops may be sent to procure the free election of their members, in imitation of the late Czarina sending her troops into Poland to secure the free election of a king.

But still there is one thing more fatal than all I have yet named that must be the consequence of so great a body of troops being kept on soot in England, and will be the sinishing stroke to all our liberties. For as the towns in England will not be able much longer to contain quarters for them, most of those who keep public houses being near ruined by soldiers billeted on them; so on pretence of the necessity of it, barracks will be built for quartering them, which will be as so many fortresses with strong garrisons in them, erected in all parts of England, which can tend to nothing, but by degrees to subdue and enslave the kingdom.

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But if ever this scheme should be attempted, it will be incumbent on every Englishman to endeavour to prevent it by all methods, and as it would be the last stands that could be ever made for our liberties, rather than suffer it to be put in execution, IT WOULD BE OUR DUTY TO DRAW OUR SWORDS, AND NEVER PUT THEM UP, till our liberties were secured, and the authors of our intended slavery brought to condign punishment.

I hope I shall be forgiven if during the debates I shall take the liberty of speaking again; for I am determined to fight inch by inch, every proposition that tends, as I think this does to the enslaving my country."

Lord Viscount GAGE's Speech in 1739. Parl. Deb. book 11th, p. 388. See Montesq. on standing armies.

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A minister declared in the House of Commons, that he mould se always confider it as a part of the constitution that the military should act under the civil authority." But, by order, the commander in chief of the forces has precedence of a governor. In the province under his government. By his majeffy's order, transmitted in a letter dated the 9th of February 1765, from the fecretary of state to the commander in chief, it is declared, "that" the orders of the commander in chief, and under him, of the brigadiers-general, commanding in the northern and fouthern departments, in all military affairs, shall be su-PREME, and must be obeyed by the troops, as fuch, in all the civil governments in America. That in cases, where no specifick orders have been given by the commander in chief, or by the brigadier-general commanding in the district, the civil governor in council, and where no council there sublists, the civil governor, may, for the benefit of his government, give orders for the marching of troops, the difpolition of them, for making and marching detachments, escorts, and fuch purely military services within his government, to the commanding officer of the troops, who is to give proper order for carrying the same into execution: PRO-VIDED they are not contradictory to, or incompatible with, any order he may have received from the commander in chief, or the brigadier general of THE DISTRICT."

In May 1769 the house of representatives for Massachusets-Bay, requested Governor Bernard of to give the necessary and effectual orders for the removal of the forces by sea and land out of the port of Boston, and from the gate of the city, During the session of the said Assembly;" to which he answered—" Gentlemen, I have no Authorety over his majesty's ships in this port of his troops within this town, nor can I give any orders for their removal.

May 31, 1769. 14 19 19 19 19 Fra Bernard."

Thus, our governors, the captains general and commanders in chief, representing the sovereign, and known our young men * for recruits—changing con-

to the constitution of these colonies, are deprived of their legal authority, in time of Prace, by an order-and a perpetual distatorial power established over us. To accomplish this great purpose, it was thought proper during the last way, to change the mode of granting multary commissions, and to pass that to the general in Amouse needer the great seal. It is not known, whether this uncommon formality has been observed with regard to the a year-generals of the respective of districts.

The Germans have been justly colebrated in different ages for fagacity in promoting the arts, and for martial fpirit; yet how unhappy have they been made in a fhort period of time, by that fingle engine of arbitrary power, a flanding army. Their distress was wrought up to such a degree, that choulands, and tens of thoulands, relinquithed their native country, and fled to the wildernesses of America. It was a way of thinking and acting that became them. For Germans may truly be called the Fathers of Englishmen. From & Germany came their ancestors, and the first principles of the constitution. Germans therefore feem to be more justly entitled than other foreigners to the bleffings of that constitution. To enjoy them, in this free country as it then was, they came here, but now unfortugately, find, arbitrary government, and a flanding army pursuing them even into these woods. Numbers of them now in these provinces, have served in the armies of the several princes in Germany, and know well, that one reason with their rulers, for putting fwords into their hands, was to cut the throats of their own fathers, brothers and relations who should attempt to relieve themselves from any part of their miseries. Their former fovereigns are now compleating, it is faid, the cruel tragedy of tyranny. They will not suffer those they have made wretched, to feek for a more tolerable existence in some other part of the globe. It is their DU-TY, fay these unfeeling princes, " to be unhappy, and

fitutions of government *—stopping the press—declaring any action, even a meeting of the smallest number, to consider of peaceable modes to obtain redress of grievances + high treason—taking colonists to Great Britain to be tried f—exempting "murderers" s of colonists from punishment, by carrying them to England, to answer indictments found in the colonies—I shutting up our ports—prohibiting us from slitting ** iron to build out houses—making ++ hats to cover our heads, or clothing to cover the rest of our bodies, &ce. ±1

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to renounce all hopes of relief." They are prohibited from leaving their country. Those who have already ascaped into these colonies, remember what they and their parents suffered in Germany. The old tell the stories of their oppressions to the rounger; and however improbable it may appear on the other side of the Admic, it is affected by persons well acquainted with this people, that they have very little inclination to suffer the same CRUEL-TIES AGAIN in America.

- Bill for changing the constitution of Maffachusets Buy.
- + General Gege's proclamation, dated June 29, 1774.
- 1 Resolves in the House of Lords on 35th Hen. 8. ch. 2.
- Bill for the administration of justice, &c.
- Bofton act.
- 23d Geo. H. ch. 29.
- ++ 5th Geo. II. ch. 21.

tt If Green-Britain has a conflitutional power to prohibit us from flitting iron as the has done, the has a conflitutional power, that is, a right, to prolific us from railing grain for our food; for the principle that supports

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In our provincial legislatures, the best judges in all cases what suits us—founded on the

one law, will the other. What a vast demand must be made on her for this article, and how firmly would her dominion be established, if we depended wholly on her for our de ly bread? Her modern writers consider colonists as slaves of Great Britain shut up in a large workhouse, constantly kept at labour, in procuring such materials as she prescribes, and wearing such clothes as she fends.—Should she ever adopt the measure abovementioned, and on our complaints of grievances, withhold food from us—what then? why then, on her principle—it would be right—IFO BE STARVED. To say in such case we should have any other right, would be a "traiterous and rebellious denial of the supreme legislature of Great-Britain," for she "has power of right to bind us by statutes IN ALL CASES WHATSOEVER."

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Let not any person object that the supposition of such a case is the suggestion of fancy. The Carthaginians, those masters in the sublime politics of commerce-politics that have produced fo many dreadful scenes upon earth, forbad the Sardinians to raise corn, in order to keep them in due subjection. The East Indies, St. Vincents, the proceedings at Rhode Island, and the Boston act, &c. give rife to many alarming apprehensions in America. There are few men on this continent would be as much furprized at that measure, as at some late measures. The beginning justifies any apprehensions. Power debauches the affections. The improbability of cases happening, is no answer in such important considerations. The laudable spirit of commerce may be inflamed into rapacity and cruelty in a nation as well as in an individual. regard the POWER claimed by Great Britain, not folely her WILL OF CONTINGENCIES DEPENDING ON THAT WILL. If the affixes no limits to her power why should we affix any to its effects? "I know (lays Mr. Headly) it is next to impossible, that any such case should happen: But if fuch things be faid, and fuch cases, in effect, be

the immutable and unalienable rights of human nature, the principles of the constitution, and charters

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put, it is necessary to speak, upon the supposition of such cases.—And methinks it is but a narrow spirited proceeding in us to go just no farther in our notions, than a compliance with our sum present condition forcets us; to exclude from our regard the condition of all either nations, and all eds, but just that which hath happened last of all in our own."

That the plan of governing us by withholding necessaries of life has been considered, and in what light colonies are viewed at home, the following extracts will partly shew.

- 1) 55. It appears that the original and grand evil attending them was, the fettlement of jo considerable a part in a climate incapable of yielding the commodities wanting in Britain.
- These northern colonies, long after their disadvantageous nature was known, were continually increased by fresh migrations from Europe; which, as I before observed, ought totally to have been prevented, and such migrations have been encouraged only to the beneficial colonies.
- so Since the late war, Britain laid the trade of the colonies under some very strict regulations, which certainly cut off many inlets by which they formerly received much Spanish and Portuguese coin. The principle upon which such regulations were formed, of securing to the mother country alone all matters of commerce, I have already attempted to prove just and necessary.
- "When once their supernumeraries are become manufacturers, it will require more than British policy to convert them into planters.
- to extend probably to the annihilation of manufactures in

charters and grants made by the crown at periods, when the power of making them was uni-

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our colonies. To conclude, it is in the proposed settlement on the Obie we must first look for hemp and flax; as fuch great numbers of the old American farmers have removed and fettled there, which may, in those fertile tracts, be gultivated in such abundance, as to enable us to underfell all the world, as well as supply our own confumption. It is on those high, dry, and healthy lands, that vineyarde will be cultivated to the best advantage, as many of those hills contain quarries of stone, and not in the unhealthy fea-coafts of our present colonies. To these we should bring the settlers from Europe, or at least suffer none to go north of New-York; by which means our numbers would increase in those parts, where it is our interest they should increase; and the report of the settlers from the new colony on the Obio would be a constant drain of people from our unprofitable northern ones, by which means they would, in future times, as well as the present, be prevented from extending their manufactures.

What I shall therefore venture to propose is, that the government, through the means of a few merchants acquainted with the American trade, that can be tolerably depended upon, should establish fasters at Besten, Philadelphia, New-York, and a few other ports, for the sale of such cargoes of British manufactures as should be configued to them; and to consist of such particularly as were most manufactured in the province, with directions immediately and continually to undersell all such colony manufactures. By this means the operation of the succeeding measures, from the number of hands rendered idle, would be so much easier to be executed.

"The ships which carried out such cargoes should be large bulky ones, of eight, nine hundred, and one thou-fand tons burden, for the sake of bringing large quantities of deals, &c. back, at a less proportionate expence, and previous to their arrival in America, cargoes of these should

univerfally acknowledged by the parent flete. a power fince frequently recognized by her.

should be ready for them. The colonists should be engaged to work their iron mines, and get the product ready in bars. &c. and vaft quantities of deals and squared timber ready for loading the thips . All which, on the certain and immediate prospect of a sale, would easily be effected; as it is well known they have more than once proved to the legislature, that they could supply all Europe with these articles, had they but the demand.

But I laid it down as a rule to proceed upon, that trade, fishing, and manufacturing, were put an entire Rop to among the colonies.

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- If the fugar islands contained ten millions of people. As DESTITUTE OF NECESSARIES as they are prefent.

 Britain would be as SURE of their allegiance as the is at present-provided no power more formidable than herfelf at sea arose for their protection. Proceed absorbly a line or P
- The first dependance of our colonies, as well as all their people, is, to change the terms whittles upon corn worked into bread and iron wrought into implements; or, in other words, it is upon necessary agriculture and necessary manufactures; for a people who do not possess these, to think of throwing off the yoke of another who fupplies them with them, is an abfurd idea. This is precifely the cale with our fugar islands. Let us suppose the continental colonies to be as happy in the necessary agriculture as they really are, but to be absolutely without manufactures, could they throw off their allegiance to Britain be their numbers what they would? No, certainly; for that is nothing more than supposing they should throw off their allegiance to hoes and spades, and coats and shoes, which is abfurd to imagine: can any one imagine that a rebellion can be carried on among a people, when the greatest fuecels must be attended with the loss of balf the necessaries of life! 2 . so that describe the same of walks to the first of The

" is event or a second second that is a second transfer.

Subject to the controll of the crown as by law established, is vested the exclusive right of internal legislation.

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- The following, among other effects relative to this point, would be the confequence of the Alm (ketched out in the preceding fection.
- The people would depend on Britain for those neces-
- The cultivation of faples would be more profitable to them than any other employment whatever.
 - The fale of those staples would depend on Britain.
- The people would all be fpread over an immenso country planters 12-none of them collected in towns.
- For which circumstances I shall add, in respect to Britain's further policy,
- ready to the old colonies, that of the rivers heads; and all further settling to be in new colonies, wherever they were traced.
- "That the should keep the inland navigation of the continent, that is, of all the great lakes and navigable rivers, to herself, and not suffer any sets of men to navigate them, and thereby communicate from one part of the continent to another.
 - 54 That the should never suffer any provincial troops or militia
- * "This point, which is of infinite importance, would pretty fully be eccasioned by other parts of the plan. But, to enfure for great a point, no new towns should be fuffered, nor even villages; than which nothing could be eafier to manage; nor would they be any where necessary but by the magazines of naval force for loading ships. All possible decrease of numbers in the cities already in being, should be effected. So systematically absurd is it to found towns and cities, as Britisis has hitherto constantly done, in all the calonies she has formed."

[73.]

SUCH a right vested in parliament, would place us exactly in the same situation, the peo-

militia to be raised, but reserve entirely to herself the defence of the frontiers.

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"That the thould throw what obstacles she could, upon all plans of communication from colony to colony, or conveniences of speedy removals from place to place.

That in proportion as any colony declined in staples, and threatened not to be able to produce a sufficiency of them, the inhabitants should receive such encouragement to leave it, as mere than to drain its natural increase, unless new staples were discovered for it.

"This is new the case with those I have distinguished by the title of the northern colonies; infomuch that Nova-Scotia, Canada, New-England, New-York, New-Yersey, and Pennsylvania, would be nearly of as much benefit to this country BURIED IN THE OCEAN as they are at present."

Political Essays.

The conduct of administration corresponds exactly with the fentiments of this modern writer, and with the meafures purfued by Philip the Second of Spain against the Low-The reasons given by one in administration for attacking the colonies, feem to be copied (with some small alterations on account of religion) from the famous advice of the unfeeling duke of Alva, that " specie retinendæ dignitatis," cost his master, his glory, his happiness, and his provinces—and funk his country into diftreffes, from which the is not yet recovered. "At vero dux Albanus ARMA & ULTIONEM, contendebat, unicum læsæ auctorisati principis remedium. Quippe ceteris artibus ac diuturna facilitate nihil aliud effectum, quam ut regi obedientia, rebellibus tirnor adimeretur. Postulasse principio Belgas, ut Hispanus è provincia miles excederet ; id scilicet unum deesse constantes ad quietem populorum. Num propterea, impetrata externorum missione quievisse? An potius & confidentius efflagitaffe, ut---clavo deturbaretur GRAN-VELLANUS.

VELLAI

""Specie tuendi finium, jugum liberis provinciis meditatur."

S TRAPA, lib. 2.

ple of Great Britain would have been reduced to, had James the First and his family succeeded

VELLANUS. At unius forte naufragio complacatos fuific ventos .-- Quin immo ut licentia crescit facilius --- homines à nostra facilitate securi--- libellis deridicalis, flagitiosis conpiratienibas---improbis palam carminibus---minis---precibus armatis -- extorierent quod averent--- obstinatis inverecunde legationibus Hifpaniam FATIGARENT---Hic quoque visum clementiæ principis aliqua indigna poscentibus indulgere. Enim vero quid ex illa indulgentia relatum, nifi ut votorum ubique compotes, non parendo: fulditos sese obliviscerentur, obsequium dediscerent, atque exuta principis reverentia, communicata provinciarum defectione, tanquam culpæ societate tutiores, humana omnia contrectatæ femel libertati post haberent. Nunc vero non unius civitatis, sed provinciarum consensu peccatum este in Ned quia rebelles in presentia conquiescant, minus ferocia animis inesse, resumpturos utique vires, ubi metum ultionis abjecerint. Sic ille PRONUS AD ASPERIORA, Strada de bello Belgico, lib. 6,

It is evident, that the British ministers have diligently studied Strada and the other authors who have transmitted to posterity the pleasing and instructive annals of Philippic policy, as every measure they have taken, is sounded on a precedent set by that celebrated school of humanity.

Atva is the favourite master---on his conduct they keep their eyes steadily and reverently fixed, and it may truly be said---they follow him with no unequal steps. Great, good, and wise men! whom some future Puffendorf or Temple will duely celebrate.

"In 1564, GRANVILLE was removed from the council, to appeale the people. Their joy was short lived; for as the same measures were pursued, it soon began to be said publicly, that though his body was removed from, his spirit still influenced the council. Upon application for a relaxation of the edicts, it was said, that moderation had only made matters worse, and the observation of them was again enjoined upon more severe penalties than before.

[75]

ceeded in their scheme of arbitrary power. Changing the word Stuarts for parliament, and K 2 Britons

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"At length an Association was entered into, for mutually defending each other. This being figned by above 400 persons of quality, who all protested, that they meant nothing but the honour of God, the glory of the king, and the good of their country, they met and PETITIONED, that the proclamation might be revoked: but the king would confent to no mitigation. Good advice was given to him. But the duke D'Aiva's violent counsel, WHO PROPOSED THE ENTIRE ABOLISHMENT OF THE LIBERTIES OF THE PROVINCES, was most pleasing and tollowed. The cruel duke was fent into the Low Countries with a powerful army.". The counts D'Egmont and Horn were immediately seized, on a pretence that they had, underhand, spirited up the They were afterwards executed. people's disaffection. All who had figned the ASSOCIATION OF PETITION WERE declared guilty of + HIGH TREASON, and answerable for what had happened. A council called from its cruel proceedings, † THE COUNCIL OF BLOOD, was crected for trying the accused, from which there was no appeal. (NOTE WELL) Alva himself tried the accused in their own country, where their friends and witneffes might attend them,—where the pains of death itself might be mitigated, by feeing with their dying eyes, that they expired beloved and lamented. Here, the disciples exceed their tutor. This is too great a confolation to be indulged to a colonist. He must be carried 3000 miles across the ocean—that he may not only die, but be infulted in his last moments, with the mockery of a trial where the clearest innocence stands no chance of acquittal, and with the formality of a fentence founded on a statute past before the colonies existed. On the approach of the army, the prince of Orange and other lords fled; and being fummoned to appear before the council, in de-

^{. . &}quot;LAY TREM AT MY FRET."

⁺ See General Gage's proclamation.

Refolutions in parliament for trying colonide in England. Blode Iffend Court. Late afte for Maffachufette-Bay.

Britons for Americans, the arguments of the illustrious patriots of those times, to whose virtues

fault thereof were condemned, and their estates confiscated, Alva treated all, the innocent and guilty, with such rigour, that it gave rise to the following saying of a Spanish officer—"Haretici fraxerunt templa; boni nihil faxerunt contra: ERGO omnes debent patibulari."

Puffendorf's introduction-Art. " Spain" and " the

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United Provinces."

Sir Willian Temple's account of the disturbances in the Low Countries agrees exactly with the foregoing extracted out of Puffendorf, by which it will appear with what a surprizing exactness of resemblance the affairs of the colonies have been carried on by administration.

"The war with France being concluded, it was resolved to keep up the troops in these provinces, and that the states should support them, which by a long course of war was grown customary." When Philip would have put Spanish garrisons into some of their towns; and for the sake of their admitting them quietly, gave the command to the Prince of Orange and Count Egmont: they told him plainly, "That all the brave stands they had made against the power of France, availed them but little, if they must at last be enslaved by another foreign power. Puffendorf. The hatred of the people, the infolence of the troops, with the charge of their support, made them looked upon by the inhabitants in general, as the instruments of their oppression and slavery, and not of their defence, when a general peace had left them no enemies: And therefore the states began here their complaints, with a general confent and passion of all the nobles, as well as towns and country. And upon the delays that were contrived or fell in, the states first refused to raise any more monies either for the Spaniards pay, or their own standing troops; and the people ran into so great despair, that in Zealand they absolutely gave over the working at their dikes, SUFFERING THE SEA TO GAIN EVERY TIDE UPON THE COUNTRY, and resolving, as they said, rather to be devoured by that

virtues their descendants owe every blessing they now enjoy, apply with inexpressible force and

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element, than by the Spanish soldiers; so that at last the king consented to their removal. Another grievance was the appointment of new judges*, and those absolutely depending on the king, &c."

"GRANVILLE strained up to the highest his master's authority and the execution of his commands, while the provinces were resolute to protect the liberties of their country, against the admission of this NEW AND ARBI-TRARY JUDICATURE, UNKNOWN TO ALL ANTIENT LAWS AND CUSTOMS OF THEIR COUNTRY. The king at last consented to GRANVILLE's recess. Then all noise of discontent and tumult was appeased. But quickly after the same councils were resumed. The disturbances then grew greater than before. But by the prudence and moderation of the duchess of Parma, the governess, the whole estate. of the provinces was restored to its former peace. This duchefs, and the duke of Feria, one of the chief ministers in Spain, thought and advised, that the THEN PRESENT PEACE OF THE PROVINCES OUGHT NOT TO BE INVADED BY NEW OCCASIONS, nor the royal authority leffened; by the king being made a party in a war upon his subjects. But the king was immoveable; he dispatched Alva into the Low Country at the head of ten thousand veteran Spanish and Italian troops, under the command of the best officers, which the wars of Charles the Fifth, or Philip the Second had bred up in Europe; which, with two thousand more in the provinces, under the command of so 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 aftonishment, submission, or despair. This power was for the affistance of the governess, the execution of the laws, the suppressing and punishing all who had been authors or fomentors of the late disturbances +. On his arrival.

† See speeches in parliament, and preambles to the late acts.

Admiralty courts. Rhode-Island court, for enforcing the statute of 35 Henry 3. Act for regulating the government of Massachusetts-Bay. Act for administration of justice, &c.

[78]

and appositeness, in maintenance of our cause, and in refutation of the pretensions set up by their

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arrival the governess having obtained leave of the king, retired out of the province. The duke of Alva was invested in the government, with powers never before given to any governor. A council, called THE COUNCIL OF BLOOD was erected for the trial of all crimes committed against the king's authority. The towns stomached the BREACH OF THEIR CHARTERS, the people of THEIR LIBERTIES, the knights of the golden fleece the CHARTERS OF THEIR order, by these new and odious courts of judi-CATURE; all complain of the DISUSE OF THE STATEST, of the INTRODUCTION OF ARMIES, but all in vain. king was constant to what he had determined. Alva was in his nature cruel and inexorable. The new army was fierce and brave, and desirous of nothing so much as a rebellion in the country. The people were enraged, but awed and unheaded. All was SEIZURE and PROCESS; -- CONFISCA-TION and IMPRISONMENT; -BLOOD and HORROR-INSOLENCE and DEJECTION; -- PUNISHMENTS executed, and meditated REVENGE. The smaller branches were lopt off apace; the great ones were longer a hewing down. Counts Egmont and Horn lasted several months: but at length, in spite of all their services to Charles the Fifth and to Philip, as well as of their new merits in quieting of the provinces, and of fo great supplications and intercessions 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 those commotions a beginning, which cost Europe so much blood, and Spain a great part of the Low The war begun, Alva had at first Country provinces. great fuccess. Moved with no rumors, terrified with no threats from a broken and unarmed people, and thinking no measures or forms were any more necessary to be obferved in the provinces; he pretends greater fums are necellary for the pay and reward of his victorious troops than WERE ANNUALLY GRANTED UPON THE KING'S REQUEST

* See note in page 75.

⁺ Frequent Dissolution of affemblies - and their total useleffnese, if par-

their too forgetful posterity, over their unhappy colonists. Confiding in the undeniable ar tivery the systems are the in the factors, then the

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BY THE STATES OF THE PROVINCES: (Note, Here our ministers have again improved upon Philip's; for they have taxed us, without making requests.) * And therefore demands a general tax of the hundredth part of every man's estate, to be raised at once: and for the future, the twentieth of all immoveable, and the eighteenth of all that was fold. The states with much reluctancy confent to the first, as a thing that ended at once. They PETI-TION the king, BUT WITHOUT REDRESS; draw out the year in contests, sometimes stomachful, sometimes humble with the governor : till the duke, impatient of delay, causes the edict, WITHOUT CONSENT OF THE STATES, to be published. The people REFUSED TO PAY; the SOLDIERS begin to LEVY BY FORCE; the TOWNSMEN ALL SHUT UP THEIR SHOPS; the PEOPLE IN THE COUN-TRY 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 foldiers to arms; and commands feveral of the inhabitants, WHO REFUSED THE PAYMENTS, to be hanged that very night UPON THEIR SIGN POSTS; which moves not the obstinacy 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 Gueses +, and of the exexpectation

The whole country of the leven United Provinces is not as large as one half of Pennfylvania; and when they began their contest with Philip the

Second for their liberty, contained about as many inhabitants as are now in the province of Maffacbufitts-Bay, Philip's empire then comprehended in

Another advantage the British ministers have over the Spanis in depth of policy, is very remarkable. Spais was a great empire. The Low Countries a mere speek, compared with it. Spais was not a maritime state that depended upon them for the supply of her revenue. Had they been funk in the sea, she would scarcely have selt the loss. Her prospect of success was almost certain. France, her then inveterate enemy, exhausted by a civil was and divided into two powerful parties. Every circumstance will directly the reverse to Search Review in her professor with the search to the search search with the search to the search search with the search search search with the search search with the search search search with the search search search with the search se is directly the reverse to Great-Britain in her present contest with the colonies. "Signidem verissimum cs, igaem tectis injicera, et injecto spatium modumque statuere, non esse in ejustem manu."

STRADA, lib. 7.

Beggars—They were called so in contempt, when they positioned. The people thereupen assumed that name, perhaps to keep up the memory of an insult estassion by their loyalty.

The whole country of the force United President is not as large at one

truth of this single position, that, " to live by

pectation that had given of a sudden revolution the province of Holland.

and foreseing the consequences of it, because he knew the stubble was dry, and now he found the fire was fallen in, he thought it an ill time to make an end of the tragedy in Brabant, whilst a new scene was opened in Holland; and so giving over for the present his TAXES and EXECUTIONS, applies his thoughts to the suppression of this new enemy that broke in upon him from the sea. And now began that great commotion in the Low Countries, which never ended but in the loss of those provinces, when the death of the royal government gave life to a new commonwealth."

Observat. upon the UNITED PROVINCES of the Nether-

Philip and his junto of cabinet ministers thought themfelves no doubt very wise, and politic as so many Machinvels. But what says, and will say mankind as long as the memory of those events is preserved? That their counsels were despicable, their motives detestable, and their minds like those described by the bishop of Lerida, that exactly resembled the horns of the cows in his country—LITTLE, "HARD, and CROOKED."

and

Europe, all Spain and Portugal, the two Sicilies, and such provinces of the Low Countries as adhered to him,—many islands of importance in the Mediterranean—the Milanese and many other very valuable territories in Italy and essewhere.—In Africa and Asia, all the dominions belonging to Spain and Portugal—in America the immense countries subject to those two kingdoms, with all their treasures and yet unexhausted mines, and the Spains West-Indies. His armite were numerous and veteran, excellently officered, and commanded by the most renowned generals. So great was their force, that during the wars in the Low Countries, his commander in chief, the prince of Parma, marched twice into France, and obliged that great general and glorious king, Heavy the south, to raise at one time the siege of Paris and at another, that of Roam. So considerable was the haval power of Philip, that in the mild of the same wars, he fitted out his dreadful armada to invade England. Yet seven fittle provinces, or countries, as we should call them, inspired by one generous resolution—" to die free, rather than to live slaves," not only bassed, but brought down into the dust, that enormous power, that had contended for universal empire, and for half a century; was the terror of the world. Such an amazing change indeed took place, that those previnces afterwards actually provinces Spain against the power of France.

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43 and ices of the the Medin Italy and Spain and kingdoms, anish West-icered, and force, that e prince of al and gloaris and at Philip, that a to invade call them, ive flaves, ower, that the terror those proof France.

one man's * will became the cause of all men's mitery," they generously suffered. -And the vorthy bishop before mentioned, who, for strenuously afferting the principles of the Revolution, received the unufual honour of being recommended by a House of COMMONS to the fovereign for preferment, has justly observed, that "misery is the same whether it comes from the hands of MANY or of one."

"IT could not appear tolerable to him (meaning Mr. Hooker, author of the Ecclesiastical Policy) to lodge in the governors of any fociety an UNLIMITED AUTHORITY, to annul and alter the constitution of the government, as they should see fit, and to leave to the governed the privilege only of ABSOLUTE SUB-JECTION in all fuch alterations +; or to use the parliamentary phrase, " in all cases whatfoever."

[From what source can Great-Britain derive a fingle reason to support her claim to such an enormous power? That it is confistent with the laws of nature, no reasonable man will pretend. That it contradicts the precepts of Christianity,

* Hooker. "For a man 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." Speech of Sir Edward Coke. .

· Etiam si dominus non sit molestus, tamen meserrimum est, posse si velit."

> "The free Know no gentle tyranny."

ROWE.

+ HOADLY's disc. on government.

Christianity, is evident. For she strives to force upon us, terms, which she would judge to be intolerably severe and cruel, if imposed on herself. "Virtual representation" is too rediculous to be regarded. The necessity of a supreme sovereign legislature internally superintending the whole empire, is a notion equally unjust and dangerous. "The pretence (says Mr. Justice Blackstone, speaking of James the First's reign) for which arbitrary measures was no other than the TYRANT'S PLEA of the NECESSITY OF UNLIMITED POWERS, works of evident utility to the public, the supreme

With fuch smooth words may the most dreadful defigns be glossed over. "There are some men who call evil, good, and bitter, sweet.— Justice, is now called popularity and faction." Parl. hist. 8. 193.

⁴⁶ A man shall not unprofitably spend his contemplation, that upon this occasion considers the method of Gon's justice (a method terribly remarkable in many passages, and upon many persons, which we shall be compelled to remember in this discourse) that the same principles, and the same application of those principles, should be used to the wresting all sovereign power from the crown, which the crown had a little before made use of for the extending its authority and power, beyond its bounds, to the prejudice of the just rights of the subject. A SUPPOSED NE-CESSITY was then thought GROUND ENOUGH create a power, and A BARE AVERMENT OF THAT NE-CESSITY to beget a practice to impose what tax THEY THOUGHT CONVENIENT upon the subject, by writs of ship-money never before known; and a supposed necessity now, and a bare averment of that necessity, is as confidently, and more fatally, concluded a good ground to exclude the crown from the use of any power, by an ordinance

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reason above all reasons, which is the salvation 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 ship money, &cc. Nor were there wanting men, who could argue, from the courtly text, that parliaments were too stupid or too factious to grant money to the crown, when it was their interest and their duty to do so. This argument, however, was fully refuted, and slept above a century in proper contempt, till the posterity of those who had overthrown it, thought fit to revive the exploded absurdity. Trifling as the pretence was, yet it might much more properly be urged in favour of a fingle person, than of a multitude. The counsels of a monarch may be more secret. His measures more quick. In passing an act of parliament for all the colonies, as many men. are consulted, 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 against them. It therefore proves nothing but its own futility. The supposed advantages of such a power could never be attained but by the destruction

nance never before heard of, and the fame maxim of "falus populi fuprema lex," which had been used to the infringing the liberty of the one, made use of for destroying the rights of the other."

Lord Glarendon's hift. b. 5. p. 54.

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of real benefits, evidenced by facts to exist without it. The Swifs Cantons, and the United Provinces, are combinations of independent states. The voice of each must be given. The instance of these colonies may be added :: for stating the case, that no act of internal legislation over them had even been pastibly Great-Britain, her wisest statesmen would be perplexed to shew, that she or the colonics would have been less flourishing than they now are. What benefits fuch a power may produce hereafter, time will discover. But the colonies are: not dependent on Great-Britain, it is faid, if the has not a supreme unlimited legislature over them. " I would afte these loyal subjects of the king (fays the author of a celebrated invective against us) + what king it is they profest themselves to be loyal subjects of? It cannot be his present most gracious majesty, Garge the Third, king of Great-Britain, for

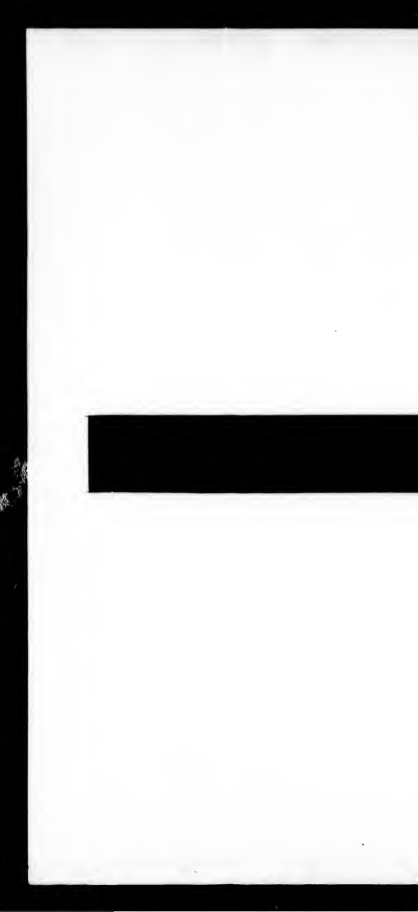
Thus the patriots of Charles's days argued.-- "It is not, that ship-money hath been levied against us, but it is, that thereby ship-money is claimed, which is the gift and EARNEST PENNY OF ALL WE HAVE: it is not, that our persons have been imprisoned, for the payment of ship-money, but that our persons and lives are, upon the same ground of law, delivered up to will and pleasure. It is, that our birthright is destroyed, and that there hath been an endeavour to reduce us to a lower state than villainage. The lord might tax his villain de haut et de basse, might imprison him, but his life was his own; The LAW SECURED HIM THAT."

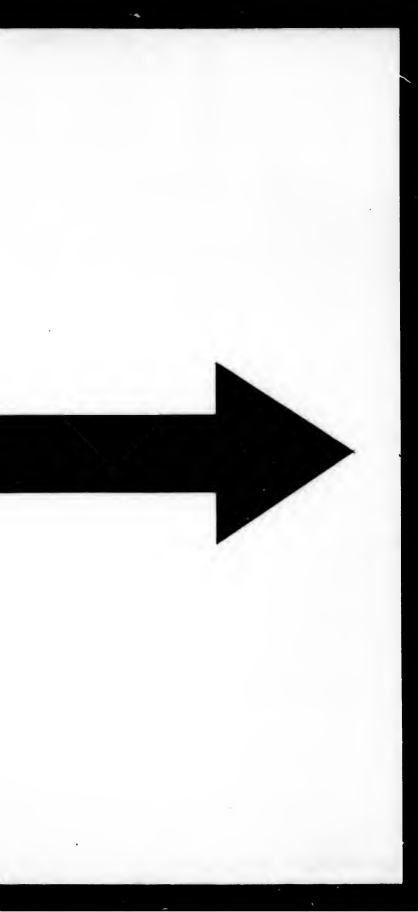
Lord Clarendon.

⁺ See note on these words "Therefore a power of regulating our trade, involves not in it the idea of a supreme legislature over us." Page 120.

his title is founded on an act of parliament, and they will not fufely acknowledge that parliament can give them a king, which is of all others, the highest act of sovereignty, when they deny it to have power to tax or bind them in any other case; and I do not recollect that there any act of affern-bly, in any of the case for settling the crown upon king liam or the illustrious house of Hanover. "Curious reasoning

" The controversy between Great-Britain and her colonies reviewed." The learned gentleman who wrote this pieces has thought proper to quit his argument, step out of his way, personally abuse, and severely attack the writer of the "Farmer's Letters." His principal objections are the following, and the answers here given may perhaps be fufficient to shew with what force his objections are generally urged. 1st, He says, "the writer of the letters tells us, that the drawbacks which are allowed on fome articles 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 first time that the colonies of any state have complained of the injustice of the mother country in laying taxes upon them, which were not sufficiently heavy, nor was it ever before discovered that the proper means to redress the grievances of any people, were to increase their taxes." Page 16. Answer. The truth of the affertion in the letters is not denied. It is assumed, by the author of the controversy," as the foundation of his argument. If, then, parliament would have raised more money, " by stopping the drawbacks, than by laying the duties to be paid in the colonies," why were they laid? From respect for parliament, it must be supposed, they were laid for some purpose. It was not for the fake of the money. For what then? To establish a PRECEDENT for taxing the colonies, fays the writer of the letters. The author of the





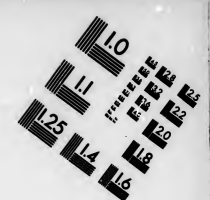
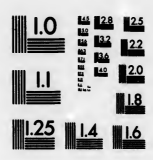


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reasoning this." It is to be wished the gentleman had " recollected" that without any such

controversy does not deny it; but enters into a differtation upon the more and the left, which is not the point in queftion. 2dly. The writer of the letters fays, that, an all of parliament commanding us to do a certain thing, if it has any validity, is a tax upon us, for the expence that scerus in complying with it." In reply to this the author of "the controversy" enumerates many instances of fovereignty subjecting the colonies to expence, which he supposes may be legally excercised WITHIN the colonies " BY ACT OF PARLIAMENT." Pages 23, 24. Anfiver. The propriety of this supposition is denied, and remains to be proved. "Abfurdities and contradictions" are plentifully attributed to the writer of the letters, because he will not acknowledge, that the power of parliament "to regulate trade, and preserve the connection of the whole empire in due order," involves in it a power to " tax the colonies," or " to put them to any expence," parliament shall please. A person of such sagacity, as the author of the controversy, might plainly have perceived, if his refentment had 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 same time was + unwilling to propose

* Id. p. 17.

This sentence related to the diffolution of the assembly of New-York, for not complying with the act of parliament for not supplying the troops. Last session of parliament an act was passed for the more commedical quartering of the troops in America. It is not yet come over; but deserve the attention of the colonists, even if it has not the remarkable features, that distinguish the productions of the last session.

† If any person shall imagine that he discovers, in these letters, the least dislike of the dependence of these colonies on Great-Britain, I beg that such person will not form any judgement on particular expressions, but will consider the tenor of all the letters taken together. In that case, I statter myself, that every unprejudiced reader will be convinced, that the true interests of Great-Britain are as dear to me, as they ought to be to every good subject.

"If I am an enthufiafi in anything, it is in my zeal for the perpetual dependence of these colonies on their mother country.—A dependence founded an mutual benefits, the continuance of which can be secured only by mutual fuch "act of affembly" none of the colonists ever rebelled. What act of parliament is here

propose any new subject of dispute. Justly has the author of the controversy observed—that " it would be endless to trace this doctrine of TAXES THROUGH ALL

to the territorial and the property at a

oficion. Therefore it is, that with extreme apprehension I view the smallest feeds of discontent, which are unwarily scattered should. Estimate of finty years will make attentions alterations in these colonies; and this confideration should render it the business of Great-Britain more and more so cultivate our good disposition towards her i But the misfortune is, that

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to coltivate our good disposition towards her: But the misferture is, that those great men, who are wrestling for power at home, think themselves very slightly interested in the prosperity of their country fifty or for years hence, but are deeply concerned in blowing up. a sepular clumour for supposed immediate advantages.

14 For my part, I regard Great-Eritain as a bulwark, happily fined between these colonies and the powerful nations of Europe. That kingdom remaining safe, we, under its protection, enjoying peace, may diffuse the hlessings of religion, science, and liberty, through remote wildernesses. It is therefore incontactably our day, and our interest, to support the farength of Great-Eritain. When confiding in that strength, she begins to forget from whence it arose, it will be an easy thing to show the source. She from whence it arose, it will be an easy thing to shew the source. may readily be reminded of the loud alarm forcad among her merchants and tradelines, by the universal affociation of these colonies, at the time

of the fame all, not to import any of her MANUFACTURES.
"In the year 1718, the Ruffiers and Sevedes entered into an agreement not to fuffer Greet-Britein to export any NAVAL STORES from their deminions but in Ruffien or Separate hips, and at their own prices. Green-Britain was diffressed. Pitch and tar rose to three pounds a barrel. At length the thought of getting these articles from the colonies 1 and the attempt fucceeding, they fell down to fifteen foillings. In the year 1756, Great Briweeks, the could not MAN her fleet, and the whole nation was threwa into the utmost confernation. The wind changed. The American ships arrived. The fleet sailed in ten or sisteen days. There are some other sessections on this subject, worthy of the most deliberate attention of the Bretife parliament; but they are of such a nature, that I do not chuse to mention them publickly. I thought it my duty, in the year 176g, while the flamp-ass was in suspence, to write my sentiments to a gentleman of great influence at home, who afterwards distinguished himself, by efposing our cause, in the debates concerning the repeal of that act." Fan sea between the controvers," had seen the letter above referred to,

he would have found, that, the difference between the PREROGATIVE in Great-Britain and in America, and the exercise of INTERNAL'LEGIALA-TION by parliament over the colonies, with fome other points therein mentioned, were represented in the ftrongest terms the writer of the letters could use, as unjust, and certainly tending in a few years to produce the deepeft discontents. The time is at length come, when filence in America

on these subjects would be stupider ciminal,

here meant? Surely not the 11th of Henry the Seventh, chapter the 1st, in favour of a king

THE CONSEQUENCES." Page 23. 3dly. The writer of the letters says, "we are as much dependent on Great-Britain, as a perfectly free people can be on another." On this the author of the controversy kindly observes, that it is a pity the learned editor (the English editor, it is supposed) has not given the public a differentian on that most ingenious and instructive passage." Page 25. Inswer. American understandings discover no inconsistency in the idea of " a frate being dependent, and yet perfectly free," and their temper is fo moderate that they would be content with that degree of freedom, which is compatible with a dependance. If the proposition puzzles Britist underfrancings, it is prefumed to be, because Briton will not give themselves the trouble to think of any dependance, but of fuch, as is destructive of all freedom; though they themselves are dependent in some measure on others. Athly. The writer of the letters lays " if money be raifed upon us by others without our consent, for our defence, those who are the judges in levying it, must also be the judges in applying it. [OF CONSEQUENCE, the money, faid to be taken from us for our defence, may be employed, to our injury. We may be * chained in by a line of fortifications—obliged to pay for the building and maintaining them--and be told that they are for our defence] With

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The probability of this measure taking place, is confirmed!

MADA bill, a political device so extraordinary, as to excite surprise even in these colonists who live in the year 1774. By this bill, it is said, the legislative power is lodged in the governor and a few men, not less than 17 nor more than 23, appointed and removeable by the crown and the government becomes whelly military.—Teials by jury are abolished, though multitudes of English subjects sealed there on the encouragement given by the king's prochamation in 1763—The Franch laws are referred, and ALL THE COUNTRY ON THE BACE OF THESE COLONIES IS added to Ganada, and PUT UNDER THE SAME MILLITARY GOVERNMENT. This is indeed to be "chained in." Nothing is wanting to complete the plan, but our money, to defray the expence of erecting strong bolds among our exceeds and mountains, and to bribe our Indians; and then the expression of bearing our founds into plough shares" will be reversed in an extraordinary manner; for "our plough-shares" will be reversed in an extraordinary manner; for "our plough-shares" will be reversed in an extraordinary to cut our own throats.

de fasto. Probably the 12th and 13th of William the 3d, chapter the 2d, "for the further M" ther

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ven id, lefe what face can we dispute the fact after having granted that those who apply the money, had a right to key it? For surely it is much easier for their wisdom to understand how to apply it in the best manner than how to levy it in the best manner. Besides the right of levying is of infinitely more consequence than that of applying. The people of England, who would but it out into sury if the crown should attempt to levy money by its own authority, have always assigned to the crown the application of money."

From the words relating to "application" the author of "the controverfy" deduces a " proof," that the writte of the letters is very deficient in "his knowledge of the constitution" * &c. Answer. Is this treatment generous? In such questions ought the attack to be turns ed from the cause to the man? The writer of the letters pretends not to be distinguished, as a " critic on government" nor for " juftness of clega ice of composition †." Surely, even the author of "the controverfy" must now be convinced of his aversion to writing, as that performance, with all " the just new and elegance of its compolition, knowledge of the subject handled, and conftitutional learning displayed in it," and employed to pull to pieces the reputation of the writer of the letters, has not rouzed him during so many years fince its publication, to make a fingle effort in vindication of his character. Was it imagined, that every objection was just, because not replied to? Many reasons, besides a sear of encountering objections, may prevent an answer. In truth, he cannot be called a volunteer author. - He never DID, and never DARED to write, but when the honour or interest of his country was affaulted—when duty compelled every one to contribute what affiftance he could in her defence—and when he hoped, the cause would draw some kind of a yeil over his defects. He expected, he might escape as the Spartan youth did, with some slight censure for en-

Page 25.

+ Pages sa and as.

"ther limitation of the crows &c." is intended. And, is it imagined that the words dominions and territories thereunto belonging".

reging improperly armed, but that his motive would excuse him from a severe one. How well founded the present reproach is, will now be confidered. One would imagine, that a man of common fense, on reading the foregoing extract from the letters, would understand the writer. plainly to mean by " levying," the power of " taxing", and by " applying," the power of " employing" the money raised by taxing; or in other terms, the actual expenditure of it. This meaning is evident -- the conclusion being espress, that " if others may be judges in applying money, OF CONSEQUENCE it may be employed to our in-jury! -- and then follow fome inflances, in which it 15 may be fo employed. All this is very clear. How then does the very ingenious gentleman open his way to the writer of the letters to give him this violent blow? By a dexterity worthy of imitation---if justifiable. He leaves out of his quotation, all the words inclosed within the last crotchet, beginning at the words " OF CONSE-QUENCE" and ending at the words " our defence," that thewed beyond a possibility of doubt in what fense the word applying" was used---takes no notice of the omissionimpoles another fense on the word—and then infults, may it be faid, over the supposed mistake of saying, that the people of England have always affigned to the crown the application of money." Made in handa wigger, are said it and the

What sense he or cthers may assign to the word "application" is not the point: but whether the word, taken in that sense which the writer of the letters expressly annexed to it, is used with propriety by him, or whether it is used in such a manner, as to "prove he is very deficient in his knowledge of the constitution?" By that word, as he defines it, positively as language can declare any meaning, he intends, the actual expenditure and "employment" of money.—And is the reader to be tricked out of that definition, and another sense shuffled in, merely to impeach a man's character by slight of pen?

Has

ing" in that statute, form his majesty's title to the sovereignty of these colonies? The M a omission

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Has not the conflictation "affigued to the crown the actual expenditure and employment of money?" Is not this power part of the executive? Does not Mr. Justice Black-from mention this power to show the vast influence of the crown?—He particularly takes notice of it with respect to the army—in these expressions—" paid indeed ultimately by the people, but immediately by the crown; raised by the crown; officered by the crown; commanded by the crown."

Is not the word " application" used here too, not only properly, as defined, but properly, in a constitutional sense?

True it is, that the word is fometimes used as synonipur with appropriation, though this latter feems to be fittest word to mean the designation of money to particular purpoles in acts of parliament. Could it be possible, that the author of "the controversy" should imagine, the writer of the letters could be ignorant of fuch defignation or appropriation of money by parliament. when one can scarcely open a book of statutes, without observing their? Parliament may accommodate grants of money to public necessities—and may call officers of the crown to account for money, but these powers no more prove the actual expenditure and employment 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. Besides, it being contended against the colonies, that the " fovereign power" is lodged in king, lords, and commons, the same persons may tax and expend, to what excess and in what manner THEY PLEASE, while the colonies will have NO KIND OF CON-TROUL over them: And, that such an union of those powers is unconstitutional and dangerous to the colonies in extreme, was the point the writer of the letter offenfively ventured to infift on. Exactly

omiffion of them might have looked odd; but what force is added by their infertion? The settlement of the crown of England in-

Exactly in the fense here contended for, are the words appropriation" and "application" used in some of the best authorities. Bishop Ellys in his tracts on liberty, page 31, says—" The parliament, at present, in granting money does for the most part appropriate it to particular services, whereby the application of it is more effectually secured." "When any aids are given, the commons only do judge of the necessities of the crown, which cannot be otherwise made manifest to them, than by inquiring, how the money which hath been granted, and revenue of the crown, is expended and applied "." "Out of the aids given by parliament, (which by the law of England are appropriated, and only to be been employed in the common profit of the whole realm) many large sums of menty, during the times of such heavy taxes upon the people, here been divirted under the head of secret services, and for salaries, bounties and pensons, + &cc."

Some other unfairnesses there are in this famous piece, that need only be viewed, to be refuted; but of which, it may be faid, if a 66 precedent" established by the respectable gentleman himself, can procure pardon for the expression, that "they are not entitled to notice." How could he venture to affert as he does, that—" the purpose of the letters was to excite resentment in the colonies against their parent country and to push them on to a eparation from her." The letters prove the contrary. Few men have exprest a warmer zeal for the connexion. than the writer of them ! Yet his reputation is to be attacked on every account, and a charge even of difloyalty directly levelled against him. The author is welcome to take what other licenses he pleases in his apprehensions of the writer; but he ought not to have denied his integrity. Their intentions must stand the test of a tribunal, that decides for eternity. May they then appear equally pure. True

Words of the Commons at a conference with the Lords. Parl. Hift.

† Address of the house of Commons to queen Anne. Parl. Hift.

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clades the fettlement of the colonies. King William is mentioned and will the gentleman venture to fay, that William was not king of England and fovereign of these colonies, before his title was "declared" or "recognized" by an act of parliament?" The gentleman flurs over this case. His zeal for the " illustrious house of Hanover" would be little gratified, by inferring, that because the two houses, with the consent of the nation, made a king, therefore the two houses can make laws. Yet that conclusion would be as justifiable as this that the affent of the colonies to an election of a king by the two houses, or to the limitation of the crown by act of parliament, proves a right in parliament to bind the colonies by statutes " in all cases whatsoever." In fuch great points, the conduct of a people is influenced folely by a regard for their freedom and happiness. The colonies have no other head than the king of England. The person, who by the laws of that realm is king of that realm, is our king.

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True indeed are those words of Lord Clarendon.—" Let no honest man that is once entered into the lists, think, he can by any skill or comportment prevent these condicts and assaults—but let him look upon it as a purgatory he is unavaidably to pass through; and constantly performing the duties of justice, integrity and uprightness, depend upon PROVIDENCE, and time, for a vindication."

This word "dependance" as applied to the states connected with England, seems to be a new one. It appears to have been introduced into the language of the law.

A DEPENDANCE on the crown and PADLIAMENT of Great Britain, is a novelty—s dreadful novelty. It may be compared to the engine invented by the Greek for the defiruction of Troy. It is full of armed enemies, and the walls of the constitution must be thrown down, before it can be introduced among us.

WHEN it is considered that the king as king of England has a power in making laws—the power of executing them—of finally determining on appeals—of calling upon us for fupplies in times of war or any emergency—that every branch of the prerogative binds us, as the subjects are bound thereby in England—and that all our intercourse with fareigners is regulated by parliament.—Colonists may "surely" be acknowledged to speak with truth, and precision, in answer to the "elegantly" exprest question—"What king it is,"

law, by the commonwealth act of 1659. A " dependance on parliament" is still more modern. A people cannot be too cautious in guarding against such innovacions. " The credentials of the imperial ambassadors to the states of Holland, were directed "TO OUR FAITH-FUL AND BELOVED." The words feem to be very kind. but the cautious states discovered that this was the stile of the imperial chancery in writing to the vasfals of the empire. The question was, whether the credentials should be opened? And it was urged, that a folemn embaffy ought not to be disappointed, for a few trifling words. But the states resolved to send them back unopened, which they did. Other credentials were then fent, with a proper direction; and the ambaffadors were Arcana imp. det. p. 196. well received."

George the Third" is the king of England, and therefore, "the king" they—profess themselves to be "loyal subjects of."

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WE are aware of the objection, that " if the king of England is therefore king of the colonies; they are subject to the general legislative authority of that kingdom. mifes by no means warrant this conclusion. It is built on a mere supposition, that the colonies are thereby acknowledged to be within the realm, and on an incantation expected to be wrought by some magic force in those woods. To be subordinately connected with England, the colonies bave contracted. To be subject to the general legislative authority of that kingdom, they never contracted. Such a power as may be necessary to preserve this connection the has. The authority of the fovereign, and the authority of controuling our intercourse with foreign nations form that power. Such a power leaves the colonies free. But a general legislative power is not a power to preserve that connection, but to distress and enflave them. If the first power cannot subfift without the last, she has no right even to the first—the colonies were deceived in their contract—and the power must be unjust and illegal; for God has given to them a better right to preserve their liberty, than to her to destroy it. In other words, supposing king, lords and commons, acting in parliament, constitute

stitute a fovereignty over the colonies, is that sovereignty constitutionally absolute or limited? That states without freedom should by principle grow out of a free state, is as impossible. as that sparrows should be produced from the eggs of an eagle. The lovereigney over the colonies must be ! limited. Hefied long fince faid, " half is better than the whole;" and the faying never was more justly applicable, than on the present occasion. Had the unhappy Charles remembered and regarded its his private virtues might long have adorned a throne, from which his public measures precipitated him in blood. To argue on this subject from other instances of parliamentary. power, is shifting the ground. The connexion of the colonies with England, is a point of an unprecedented and delicate nature. It can be compared to no other case; and to receive a just determination, it must be considered with reference to its own peculiar circumstances +. The common law extends to Soldier than the section

[&]quot;Nec REGIBUS infinita aut libera petestas, was the confliction of our German ancestors on the continent, and this is not only consonant to the PRINCIPLES OF NATURE, of LIBERTY, of REASON, and of SOCIETY, but has always been esteemed an express part of the COMMON LAW of England, even when prerogative was at the highest."

1 Black 233.

[†] The learned Judge [in Vol. 1. pag. 107.] fays this country was not "uninhabited when discovered and planted by the English, &c. but ought to be considered as a conquered, ceded, or insidel country. Our American plantations are

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colonies; yet Mr. Justice Blacksone says, fuch parts of the law as are neither necessary

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principally of this latter fort, being obtained in the last century, either by right of conquest and driving out the natives (with what natural justice, I shall not at present inquire) or by treaties; and therefore the common law of England, as such, has no allowance or authority there, they being no part of the mother country, but distinct (though dependent) dominions. They are subject however to the controul of the parliament."

According to this doctrine, the colonists are confidered in a legal view by the parent state, "as insidels or conquered people," not as her children with her consent establishing societies for her benefit. Though not a single man of the "insidels or conquered" people, should now be found to reside in each colony; yet a political contagion is communicated to Englishman in secula seculorum, because samunicated to Englishman in secula seculorum, because samunicated in the rivers, and hunted in the woods. If this be their "condition," then according to the law laid down by the Judge, "they are subject not only to the controul of parliament, but the King may alter and smappes what laws be pleases."

It is not known what the learned Judge means by the word "principally." Perhaps he alludes to the ill directed humanity and justice of the first settlers of some colonies, who purchased the lands from the natives, for valuable and satisfactory considerations. It was a very useless exercise of their virtues, for their posterity. If they had by accident settled an "uninhabited" country, the invaluable rights of the common law would have attended them; but when they dared to obtain a settlement by humanity and justice, they forfeited all rights of the common law, to the latest succeeding ages. Can this be law? Every case quoted by the Judge, it is humbly apprehended, makes a distinction between states or societies composed of English subjects, and those composed of "conquered" people, see, and that this is the only distinction warrantable by those cases.

a Blackstone 107, and the cafes there cited.

stor convenient for them, as the jurisdiction of the spiritual courts, &c. are therefore not in force."

That the conquerors should be considered as the conquered, the expellers of the natives as the expelled natives, and the christian pessessor and owners by fair purchases from those who bad a right to sell, as the insidels no longer possessing or owning, seems to involve a confusion of ideas, little agreeing with the strength of reason that informs the common law.

It is very remarkable, how our ablest antagonists are perplexed in framing their arguments against us. Even the learned Judge does not express himself with his usual perspicuity: but the want of it is well atoned, if we, co-onists, can be thereby deprived of the benefits of the common law, and be absolutely subjected to the king; for these courtly teners are the only consequences deducible from the curious argument that tends to involve these colonies in the missostumes of "conquered, ceded, or insidel countries." The controll of parliament" is afferted to be supreme, in every case. Whether the colonies were settled in "uninhabited countries," or in "conquered, ceded, or insidel countries," makes no difference as to that point.

Another learned gentleman has discovered, that we "are not entitled to as great a degree of freedom as Ireland." Why? "Because Ireland was a conquered country." This remark does not feem to remove the difficulty. Let us hear the point a little more explained. " Ireland it is true was conquered, but certain concessions were made to the people. These were the terms granted them, but England is obliged to keep no terms with the colonists." At every Hep these gentlemen take, those writers, who have contributed fo much to the glory of their country, turn upon them, and directly oppose them. They at first shrink before these venerable advocates for liberty and humanitybut recollecting themselves, they distinguish and refine, in order to take away the substance of every argument, and to whittle down a Hosker and a Locke into a Lestrange and a Filmer. After taking these liberties, they at length grow old enough to arraign the authority of any man, even Mr.

force." If even the common LAW, in force within the realm of England when the colonists quitted it, is thus abridged by the peculiar circumstances of colonies, at least equally just, and constitutional is it, that the POWER OF MAKING NEW LAWS within the realm of England,

Lacks himself, if his writings cannot, by all this art, be

turned to their purpose.

We need not be furprised after this, that every colonist, who ventures honeftly to affert as well as he can the cause of his native land, should be treated with little respect. The colonies have always been on the defensive. IT IS HOPED THEY WILL ALWAYS CONTINUE SO. But the author of "the controversy" charges them with great cunning, a left handed wildom, that must difgrace any people—because they have not resisted, in places where they were not immediately attacked. "It is the artifice of the managers, on the part of the colonies, to avoid general questions, and to keep back and conceal consequences, lest the unsuspecting people of England should too soon catch the alarm, and resolve to withstand their first at-tempts at independency." That is—they have acted just as the "unsuspecting people of England" have done in their controversies with the crown. They confined themselves, from time to time, to a demand of redress for the injuries offered them. This behaviour of the colonists would, by some persons, be deemed modest and respectful. Now indeed the conduct of administration demonstrates to us, that we must enlarge our views, and endeavour to take a prospect of all the mischiefs necessarily attending a claim of boundless power with an unbounded inclination to exercife it. The gentleman may perhaps call for fire and faggots to extirpate our political herefy; but we trust, and trust firmly, that the sense and generosity of the good people of England, will discover and defeat the present plan against their liberties, as they have already fo many other schemes of that tendency---that they will behold their dutiful children with compassionate love, and with just indignation

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land, should be abridged with respect to colonies, by those peculiar circumstances.

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those unrelenting enemies from whom they can expect no other favour, but that England "shall be the last they will devour."

The author of the controversy, in page 31 of his work, argues thus concerning the legislative power of Great-Britain over the colonies. "The lands in all the colonies having therefore been clearly shewn to be part of the dominions of Great-Britain, and the possession of them to hold them under authorities and titles derived from the British state, Mr. Locke would require no other proof of the right of the legislative power of Great-Britain to the obedience of the possession of those lands; for speaking of the manner by which a man tacitly makes himself a subject of any country or government, he says,"

66 It is commonly supposed, that a father could oblige "his posterity to that government of which he himself was a subject, and that his compact held them; whereas it 66 being only a necessary condition annexed to the land, and the inheritance of an estate, which is under that government, reaches only those who will take it on that condition, and so is no natural tie or engagement, but a "voluntary submission; for every man's children being by se nature as free as himself, or any of his ancestors ever 66 were, may, whilst they are in that freedom, choose what 66 fociety they will join themselves to, what commonwealth of they will put themselves under; but if they will enjoy the inheritance of their ancestors, they must take it on "the fame terms their ancestors had it, and submit to " all the conditions annexed to such a possession." Whoef ever (fays he in another place) by inheritance, purchase, of permission, or otherways, enjoys any part of the lands " so annexed to, and under the government of, that com-"monwealth, must take it with the condition it is un-"der; that is, of submitting to the government of the se commonwealth under whose jurisdiction it is, as far forth as any subject of it." Page 31. The ingenuity

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THE laws of England with respect to prerogative, and in other instances, have accommodated

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s far uity of of the gentleman is here again remarkable. Mr. Locke, in his 8th chapter on civil government, "Of the beginning of political focieties," immediately before the words abovementioned "Whoever by inheritance," &c. speaks of a man who " mites his person which was before free to a society for the securing and regulating of property, and submits to the community those possessions which he has or shall acquire, that do not already belong to any other government." These words the gentleman not thinking quite to his purpose in this place, separates from the words of his quotation, and so gives Mr. Locke's conclusion without his premisses. However three pages after, he is so candid, as to give the premises without the conclusion. How, or why? to support this most curious distinction-that Mr. Locke, in that celebrated part of his argument where speaking of "government taking the property of subjects," he fays " WHAT PROPERTY HAVE I IN THAT, WHICH ANOTHER MAY BY RIGHT TAKE FROM ME WHEN HE PLEASES," * means ne more" than that the supreme legislative power has no right to take the property of others without their confent " for the PRIVATE USE OR PURPOSE of the legislative." So that according to this construction the constitution of a well established government, or the freedom of a people, depends not on the great right which God has given them "of having a share in the government of themselves," whereby their property is fecured, but merely, on the "purpose" to which the property taken from them without their consent is applied by those who thus take it. And yet this gentleman has feverely attacked the writer of the letters, for using the word "purpole" in a much more confined fense, in faying 2 tax is an impolition on the subject for the fole purpose OF LEVYING MONEY.".

Mr. Locke, in the preceding chapter, speaking of monarchy says, "that absolute power purifies not mens bloods. For if it be asked what security or sence arises in

modated themselves, without alteration by hatuess, to a change of circumstances, the wel-

find a flate, against the violence and oppression of the ab-Abute rules? the very question can scarce be borne. They are ready to tell you it deferves death, only to ask after fety. Betwirt fubject and fubject they will grant there must be measures, laws and judges for their mutual peace and fecurity : But as for the ruler, be ought to be abfelute, und is above all fuch eireumstances; because he has power to do more hurt and wrong, 'tis right when he does it. To alk how you can be guarded from harm or injury on that fide where the strongest hand is to do it, is presently the voice of faction and rebellion." But here our opponent may come in with another distinction. "Mr. Locke speaks here of an absolute ruler, not of absolute rulers. Lilly proves there is the fingular and plural number. A power that Mr. Locke would have held illegal in a Piffratus or a Stuarts he would have held legal in the four hundred of Athens, or the parliament of Great Britain." Let the distinction be allowed its due weight. Can it be believed that such friend to mankind, as Mr. Locke was, could ever think ebselve dominion i just or legal? Would not such a sentiment directly oppose those principles, his benevolence induced him to take fo much pains to vindicate and eftablish ? Would the found of the words—" dependance—" " fubordination -" " within the realm -" " part of the dominions ... bec. have convinced him, that it was " the indiffentable duty of parliament to eafe the gentry and people of Great Britain by TAXING the colonists without their consent?"—and that it was the indispensable duty of the colonists on constitutional principles to submit to such taxation? The learned fay that the too rigid attention of the mind to one idea fometimes is the cause of madness. So rigid has been the attention of many heads in Great Britain to the idea of dependance, that it feems to have occasioned a kind of infanity in them; and by ruminating,

hand of civil fociety, that it is as inconfifent with it, as flavery is with pro-Locks on civil gover, p. 274.

fore of the people to requiring. A regard for that grand object perpetually animates the con-

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freechifying, and enasting about it and about it, they have lost all ideas of justice, humanity, law and constitution, and in short of every quality that used to distinguish men from the rest of this creation, and Englishme from the rest of mankind. But Mr. Lock's understanding, even in the present whiel of the political world, would have preserved him, just and tenacious of hisprinciples. The case he puts, and on which the author of street trovers, argues, is that of a submission to the terms of government in a common-unself. The question between Great Britein and the colonies, is, what are the terms of their connexion under all the circumstances of it?

It is not recollected that Mr. Locks ever infinuates, the the parliament of Great Britain might bind the people of Ireland by flatnes, "in all cafes what figure." Yet there was in his time a famous dispute concerning the authority of parliament over that kingdom. So far was he from favouring the claim of parliament, that it is hoped, it can clearly be proved, he favoured the other side of the question.

This friend Mr. Milineux, in a letter dated March 15, 2697-8, tells him of his intentions to vifit him—when he enuld get loofe from business: "But this I cannot hope for till the parliament in England rises. I should be glad to know from you when that is expected, for indeed they bear very hard upon us in Ireland. How justly they can bind us, without our consent and representatives, I leave the author of the two treatises on government to consider ——meaning Mr. Lecke's two treatises—one on government—the other on civil government; though they are published also as one treatise, the first book of which is under the first title, and the second book under the second title.

Mr. Locke, in his answer, dated April 6, 1698, lays, warmings to the things I would be glad to talk with you about, before I die, is that which you suggest at the hottom of the first page of your letter. I am mightily concerned for the place you meant in the question you say you will

constitution, and regulates all its movements
—unless unnatural obstructions interfere—

Spiritus intus alit, totamque infusa per artus Mensagitat molem, & magno se corpore miscet.

ANOTHER argument for the extravagant power of internal legislation over us remains. It has been urged with great warmth against us, that "pracedents" shew this power is rightfully vested in parliament.

Submission to unjust sentences proves not a right to pass them. Carelessness or regard for the peace and welfare of the community, may cause the submission. Submission may sometimes be a less evil than opposition, and therefore a duty. In such cases, it is a submission to the divine authority, which forbids us to injure our country; not to the assumed authority, on which the unjust sentences were founded. But when submission becomes inconsistent with and destructive of the public good, the same veneration

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ask the author of the treatise you mention, and wish extremeby well to it, and would be very glad to be informed by you
what would be best for it, and debate with you the way to
compose it: but this cannot be done by letters; the subject is of too great extent, the views too large and the particulars too many to be so managed. Come therefore yourself,
and come as well prepared as you can. But if you talk with
others on that point there, mention not me to any body on that
subject; only let you and I try what good we can do for these
whom we wish well to; great things have sometimes been
brought about from small beginnings well laid together."

Mr. Molineux quickly after came over from Ireland to England to see Mr. Locke.

veneration for and duty to the divine authority, commands us to oppole. The all wife Creator of man imprest certain laws on his nature. A desire of happiness, and of society, are two of those laws. They were not intended to destroy, but to support each other. Man has therefore a right to promote the best union of both, in order to enjoy both in the bighest degree. Thus while this right is properly exercised, desires, that seem selfish, by a happy combination, produce the welfare of others. "This is removing submission from a soundation unable to support it, and injurious to the honour of God, and fixing it upon much sirmer ground."

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No sensible or good man ever suspected Mr. Hopker of being a weak or factious person, "yet he plainly enough teacheth, that a society, upon experience of universal evil, have a right to try by another form to answer more effectually the ends of government"—And Mr. Hoadley asks—"Would the ends of government be destroyed should the miserable condition of the people of France, which hath proceed for the King's being absolute, awaken the thoughts of the wisest heads amongst them; and move them all to exert themselves, so as that those ends should be better answered for the time to come?

WHAT mind can relish the hardy proposition, that because precedents have been in-O troduced

^{*} HOADLEY's difc. on government.

troduced by the inattention or timidity of fome, and the cumping or violence of others. THERE-FORE the latter have a right to make the former miferable—that is, that precedents that ought never to have been fot, yet being fet, repeal the sternal laws of natural justice, humanity, and equity

The argument from precedents begins unluckily for its advocates. The first produced against

A mortal's law of power or firength sufficient.
To abrogate the unwritten law divine,
Immutable, eternal, not like these
Of yesterday, but made ere time began. It.
Sophocles's Antig. Frank. Trans.

It should be considered, whether it ever was or ever can be the true interest of a kingdom or state to violate the laws of natural justice, equity, and humanity. These laws may be called the laws of God. Can they be broken with impunity? The Scriptures are full of lessons on this subject, and history surnishes instances sufficient to alarm oppressors if they would attend to them. All the glories of Charles the Bold,—Gharles the Fifth,—Philip the Second,—Gharles the Twelsth,—Lewis the Fourteenth,—and a numerous lift of distinguished princes, were overcast, when unrelenting cruelty came to preside over their resolutions. From Athens to Genos the observation holds true. Let not the opinion be condemned as presumptuous, before it be fully enquired into. It is worth an enquiry.

"Discite justitiam moniti & non temnere divos."

England has been prosperous in many civil wars, but they were in desence of liberty. She never engaged in one against liberty.—- Would to Heaven, the would set the world the much wanted example of lenity in government. Mankind might gain by it. The other mode has been sufficiently tried, and proved to be impolitic and rulnous.

against us by the gentleman before mentioned was an aft passed by the Gennomicality parliament in 1650 to "punish" Virginia", Barbadees, Antiguia, and Berinadee, For Their Tides The Charles The Special. So continue is the right of parliament to "punish" Colonites for doing their shap. But the parliament had before overtuined charles and thread, so that there is an older "precedent" for ugainst these.

THAT parliament fat amidit the ruins that furrounded it, fiercer than Marker among those of Cartbare. Broth power became an irreliftible argument of boundless right. What the flyle of an Aristotle could not prove, the point of a Cromwell's fword fufficiently demonstrated. Itinocence and Justice fighed and submitted.

What incre could they do? The Resontion took blace, and a legal parliament would not doubt but it had as extensive a right as ah illegal one. The Revolution fucceeded, and with it methods for blending together the powers of king and people in a manner before unknown. A new political alembie was fixed on the great principle of refiltance, and in it. levere experiments were to be thate on every redicities, and sixty or govern their

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This loyal, generous colony preserved its principles with such spirit, notwithstanding the oppression above-mentioned, that in January 1659, they threw of all operationes to the parliament, replaced the king's governor, and proclammed Charles the Second, several months before the Restagation in Europe.

other principle of the constitution. How the bildness of ministers and contempt of the people have increased since that period, not a man the least acquainted with English history can be ignorant. The Colonies were in a state of infancy. Still in a state of childhood. Not a single statute concerning them is recollected to have been past before the Revolution, but such as related to the regulation of trade. "Precedents" were afterwards made, that, when they grew up, the authority of a master might succeed that of a parent.

PRECEDENTS, it is apprehended, are no otherwise regarded in the English laws than as they establish certainty FOR THE BENEFIT OF THE PEOPLE—according to the maxim miserable is the servitude when the laws are uncertain." Precedents militating against the welfare or happiness of a people, are inconsistent with the grand original principle on Their supwhich they ought to be founded. poled fanction encreales in proportion to the repetitions of injustice. They must be void. In subjects of dispute between man and man, precedents may be of use, though not founded on the best reason. They cause a certainty, and all may govern themselves accordingly. If they take from an individual one day, they may give to him the next. But precedents to overthrow principles, to justify the perpetual oppression of all, and to impair the power of the constitution, though a cloud of them

cham appear, have no more force than the car. They may obscure it: they cannot stop it. What would the liberties of the people of England have been at this time, if precedents could have made laws inconfistent with the constitution? Precedents, tending to make men unhappy, can with propriety of character be quoted only by those beings to whom the milery of men is a delight.

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Ir the usage had been immemorial and uniform, and ten thouland instances could have been produced, it would not have been fufficient; because the practice must likewise be agreeable to the principles of the law . in order to be good: whereas this is a practice inconfistent with, and in direct opposition to, the first and clearest principles of the law +"-to those feelings of bumanity, out of which mankind will not be reasoned, when power advances with gigantic strides threatening dissolution to a state—to those inherent though latent powers of fociety, which no climate 1, no time, no constitution, no contract, can ever destroy or diminish !." ? I would be soon in a whole the leading with

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This is a maxim of law, that-" a bad usage ought to be abolished." with the control of the to the the

Letter on general warrants.

[†] I Blackstone, p. 245.

I EQUAL DISTRIBUTION of JUSTICE, and FREE EN-JOYMENT of PROPERTY, are the great objects of fociety;

ghann over firefe colonies, appears therefore to us, equally controlletory to huminity and the condition, and illogal.

the to the fecond head, a power of regularing our stade, our opinion is, that it is legally velled in parliament, not as a supreme legislature over these colonies, but as the supreme legislature and full represente of the parent state, and the only judge between her and her thisdren in commercial interests, which the nature of the case, in the progress of their growth, admitted. It has been urged with great vehemence against us, and seems to be thought their fort by our adversaries, it that a power of regulation is a power of legislation, and a power of legislation, if constitutional, must

and no time, precedent, flatute, or inflitution, should deser men from keeping these UPPERMOST in their thoughts."

Mr. Hume's hist, of England.

"The jurification of the star chamber, martial law, imprisonment by warrants from the privy council, and other practices of a like nature, though established for several centuries, were scarce ever allowed by the English to be parts of their constitution: The Affection of the NATION FOR LIBERTY STILL PREVAILED OVER ALL PRECEDENT, AND OVER ALL POLITICAL REASONING: The exercise of these powers, after being long the source of secret murmurs among the people, was, in sulacis of time, solemnly abolished, as illegal, at least as opportive, by the whole legislative authority." id. To these instances may be added, the late practice of general wastrants, that had the function of precedents, even since the Revolution.

the mords. It is therefore concluded, the the colonists by acknowledging the nows of regulation, have acknowledged exerts other power. On this objection we observe the according to a maxim of law, "it is deceltful and dangerous to deal in general propositions." The freedom and happiness of states depend not on artful arguments, but on a few plain principles. The plausible appearance of the

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Our chance of success would be slight Indeed, if it depended on subleties of reasoning. Who can resist the skilful and courageous attacks of those British, who have not long since distinguished themselves in the potentical fields? Have they not arrived to the satisfaction of thoughirds, the non-existence of matter—the necessity of human actions—consequently the innecesses of them the comformable mortality of the soul—that wirns is a name wice a jest—liberty a non-entity—christianity an impossure—and, with due detestation be it mentioned, that we have no idea of power, nor of any Being endowed with any power, aguen Lass of one endowed with infinite power?

With explosions of learning and findes of wit, these well trained troops would keep up a terrible nee of artillery and small arms against us undisciplined Americant. We must not meet them in the shock of battle. That would be MADNESS IN THE EXTREME. We must make the most of our natural advantages.—There we are safe; and all the forces that can be brought to the assault, will never be able to prevail against up. To drop the metaphor. Inquiry ceases to be rational, and becomes both whimsical and permicious, when it advances as far as some late authors have carried it, to opntrovert the first principles of knowledge, morality, religion, and consequently the sundamental laws of the British government, and of all well regulated society. Mr. Beauty on truth.

bection confilts in a confused comprehension or leveral points, entirely diffinct in their nature, and leading to confequences directly oppolice to each other. There was a time, when England had no colonies. Trade was the object the attended to, in encouraging them. A love of freedom was manifeltly the chief motive of the adventurers. The connexion of colonies with their parent state may be called'a new object of the English laws. That her right extinguishes all their rights, -rights effential to freedom, and which they would have enjoyed, by remaining in their parent state, is offensive to reason, humanity, and the constitution of that state. Colonies could not have been planted on these terms. What Englishman, but an ideot, would have become a colonist on these conditions? to mention no more particulars, "That every shilling he gained, might rightfully be taken from him trial by jury abolished -the building houses, or making cloths with the materials found or raised in the colonies, prohibited—and armed men fet over him to govern him in every

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It has been afferted by some men distinguished as historians, that the zeal of the reformers in religion engaging them to think liberally on that subject, led them to think with like freedom in civil affairs, whereby the government of England received its greatest improvement. If the sentiment is just, may it not be inferred, that contempt for religion, must necessarily introduce an indifference for all the just rules of government and the principles of the constitution?

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HAD these provinces never been settled had all the inhabitants of them now light been born in England, and refident there, they would now enjoy the rights of Englishmen that is, they would be free in that kingdom. We claim in the colonies these and no other rights. There no other kingdom or state interferes. But their trade, however important it may be, as the affairs of mankind are circumstanced, turns on other principles. All the power of parliament cannot regulate that at their pleasure. It must be regulated not by parliament alone, but by treaties and alliances formed by the king WITHOUT THE CON-SENT OF THE NATION, with other states and kingdoms. The freedom of a people confifts in being governed by laws, in which no alteration can be made, without their consent. Yet the wholesome force of these laws is confined to the limits of their own country. That is, a supreme legislature to a people, which acts internally over that people, and inevitably implies personal assent, representation, or slavery. When an universal empire is established, and not till then, can regulations of trade properly be called acts of supreme legislature. It feems from many authorities, as if almost the whole power of regulating the trade of England was originally vested in the crown. One restriction appears to have been, that no duty could be imposed without the consent of parliament. Trade was little regarded by our warlike ancestors. As commerce became of more

more importance, duties and severities were judged necessary additions to its first simple state, parliament more and more interfered. The constitution was always free, but not always exactly in the same manner. " By the Feodal law, all navigable rivers and havens were computed among the regalia, and were subject to the sovereign of the state. And in England it hath always been held, that the king is lord of the whole shore, 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 ships seized by the king's officers, for putting in at a place that was not a legal port. These legal ports were undoubtedly at first assigned by the crown; since to each of them a court of portmote is incident, the jurisdiction of which must flow from the royal authority. The crection of beacons, lighthouses, and sea marks is also a branch of the royal prerogative. The king may injoin any man from going abroad, or command any man to return. The powers of establishing public marts, regulating of weights and 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 stop trade as he pleases. The admiralty courts are grounded on the necessity of supporting a jurisdiction so extensive, though opposite to the usual doctrines of the common law. The laws

laws of Oleron were made by Richard the First, and are still used in those courts." In the "Mare causum" are several regulations made by kings *. Time forbids a more exact en-

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The power of regulating trade was carried to far by the crown, as sometimes to impose duties; and queen Elizabeth obtained several judgments in the exchequer on such regulations. Lord chief justice Coke answers the argument sounded on these—in 2 inst. 62, 63. Princes aimed at too much power—exceeded due bounds—their imprudence produced "grievances"—and the people, who always suffer when their rulers are weak or wicked, would no longer trust such opportunities of oppression in their hand. The power of impressing seamen shows the extensive authority in naval affairs trusted to "the crown."

I Blackst. 419, Foster's rep. 154.

So extremely averse were the English to foreign affairs, and to the exercise even of parliamentary authority concerning them, that though the nation was justly provoked against the French king for the injury done to Edward the 1st by withholding Acquitaine and his other inheritances in manner (as lord chief justice Coke observes in his 2d. inst. p. 532.) and by some cruel actions of Frenchmen against Englishmen, and had in full parliament granted him aids, fubfidies, for the maintenance of his wars, in foreign parts, yet in the CONFIRMATIONES CHARTARUM, Ed. 1st. therein taking notice, 66 that many men doubted, whether these grants by parliament might not turn in fervage of them and their heirs, as precedents, expressly declares in those statutes, that such grants. shall not be drawn into custom." The comment saysit was holden that the subjects 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 particularly explained by divers acts of parliament." The comment then mentions several acts declaring that no Englishman should be bound to contribute to the king's wars out of England, in Scotland, Gascoigny, Ireland, Calais (though these three last were countries dependent on

[1361]].

quiry into this point: but such it is apprehended will on enquiry be found to have been the power of the crown, that our argument may gain,

England) and says, "these acts of parliament are but declarations of the antient law of England.—But here may be observed, that when any antient law or custom of parliament" (such as before mentioned by making acts relating to foreign wars] "is broken, and the crown possessed 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 controverly," who with a liberality of fentiment becoming a pleader against freedom and the best interest of mankind, counts "statute books"—" ministers"—" king's council"—p. 77, 78. fcraps of journals"-p. 81. and ordinances of "the rump parliament"—p. 87. among bis "DEITIES" p. 78; and grieves that we poor " infidel" colonists will not pay his idols the veneration his zeal judges due to them. has collected a good many fragments of proceedings in the House of Commons from the year 1614 to 1628. The amount is this, that the ministers of the crown infisted, 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 fishing on the coasts of America was a grievance,"--- that a " clause of FORFEITURE" against those who interfered in the fithery was void--- and past a bill " for a free liberty of fishing," &c. It appears in the debates that the fishery was free before the patent was granted .--- These extracts do not shew what became of the bill in the House of Lords. One Mr. Brooks said in 1621 - "We may make laws here for Virginia, for if the king gives consent to this bill past here and by the lords, this will controul the patent."

It feems, as if the notion of the king's regulating power still prevailed, but, that " a clause of forfeiture" in such regulations was void. So much had the power of parliament grown since king John's reign. Nor does it appear to have been unreasonable, as commerce became of more, consequence. The instance here mentioned, re-

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gain, but cannot lose. We will proceed on a concession, that the power of regulating trade is vested in parliament.

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reated COMMERCE rests on concessions and restrictions mutually, stipulated between the different powers of the world *; and if these colonies were sovereign states, they would in all probability be restricted to their present portion +. The people of England were free-

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lated to a regulation of trade; and however the king might have accommodated the point, with the other branches of the legislature, the whole proceeding is immaterial. If it was a right actually enjoyed by Englishmen to fish on the coasts of a plantation—and a grant by the crown of the fishery to the people of the plantation excluding the people of England, could not divest them of their right—or, "if by the king's giving his consent to a bill passed by lords and commons"—"the patent might be controuled"—it does not follow, that the king; lords and commons could divest the people of the plantations of all their rights.

· Case of the Oftend East India company.

consider the king with regard to domestic concerns, is the arbiter of commerce. By commerce, I at present mean domestic commerce only. It would lead me into too large a field, if I were to attempt to enter upon the nature of foreign trade, its privileges, regulations, and restrictions; and would be also quite beside the purpose of these commerce aries, which are confined to the laws of England. Whereas no municipal laws can be sufficient to order and determine the very extensive and complicated affairs of traffic and merchandize; neither can they have a proper authority for this purpose. For, as these are transactions carried on between subjects of independent states, the municipal laws of one will not be regarded by the others. For which reason the affairs of commerce are regulated by a law of their

men, before they were merchants. Whether they will continue free, they themselves must determine. How they shall trade, must be determined by Germans, French, Spaniards, Italians, Turks, Moors, &c. The right of acquiring property depends on the rights of others: the right of acquired property, folely on the owner. The possessor is no owner without it. " Almost every leaf and page of all the volumes of the common law prove this right of property." Why should this right be facred in Great Britain, "the chief corner stone" in the solid foundation of her constitution, and an empty name in her colonies? The lamb that prefumed to drink in the same fream with a stronger animal, though lower down the current, could not refute the charge of incommoding the latter, by disturbing the water. Such power have reasons that appear despicable and detestable at first when they are properly enforced.

FROM this very principle arose her power; and can that power now be justly exerted, in suppression 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 causes of merchants by the general rules which obtain in all commercial countries; and that often even in matters relating to domestic trade, as for instance with regard to the drawing, the acceptance, and the transfer of inland bills of exchange."

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fore, a power of regulating out trade involves not in it the idea of supreme legislature

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This distinction between a supreme legislature and a power of regulating trade, is not a new one. We find it clearly made, by the judges of England, at a period, when the modern profitable mode of blending together in parliament the authorities of the crown and people, had not extinguished all reverence for the principles of the constitution.

By the statute of the 2d of Henry 6th ch. 4th Calais was confirmed a staple place for the wool exported from England, Wales and Ireland. Some wool shipped from this last kingdom, was configued to Sluice in Flanders. The ship by stress of weather was forced into Calais, where the wool was seized as forseited. The chief question in the exchequer chamber was, whether the statute bound Ireland. In Rich. 3, 12, the case is thus reported 4 Et ibi quoad ad primam questionem dicebant, quod terra Hiberniæ inter se babet parliamentum & omnimodo curias prout Anglia, & per idem parliamentum faciunt leges & mutant leges, & NON OBLIGANTUR PER STATUTA IN ANGLIA, QUIA NON HIC HABENT MILITES PARLIA-MENTI; fed hoc intelligitur DE TERRIS per REBUS IN TERRIS TANTUM EFFICIEND; fed PERSONÆ BORUM SUNT SUBJECTI REGIS, et tanquam subjecti ERUNT obligati ad aliquam rem EXTRA TERRAM ILLAM FACIEN-DAM contra statutum, sicut habitantes in Callesia, Gascognia, Guien, &c. dum fuere subjecti; & obedientes erunt SUB ADMIRALITATE ANGLIÆ DE RE FACTA SUPER AL-TUM MARE; et similiter breve de errore de judiciis redditis in Hibernia in banco regis hic in Anglia.

Brooke, lord chief justice of the common pleas, mentions the case almost in the same words, title parliament 98—but says—" the chief justice was of opinion, that the statutes of England shall bind Ireland, which was in a manner agreed by the other justices; and yet it was denied the former day: Yet note, that Ireland is a realm of itself, and has a parliament in itself."

Here it may be observed, first, that the reason assigned by the judges, why the statutes of England bind not the people

over us. The first is a power of a preserving protecting" nature. The last, as applied

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people of Ireland, though specially named, contains a confitutional principle, the fine qua of freedom. Secondly, that the people of freland, as subjects of the king, were under the admiralty of England as to things done on the bigh fea; which is a strong consistantion given by the judges of England, to the supposition before made, power of regulating trade being formerly vested in the Thirdly, that the opinion of the chief justice, and of the other justices, such as it was, " reddendo singula fingulis, & lecundum subjectam materiam," proves at most, only that Ireland was bound by flatutes regulating their trade, for such was the 2 Henry 6th ch. 4th on which the case arose. Fourtbly, that Brooke, a man of great eminence and dignity in the law, appears by his note, to have been diffatisfied with the judgment, though only on a statute of regulation, for this reason of such weight with an Englishman—" because Ireland is a realm of itself and has a parliament within itself." Fifthly, that the authority of the crown, including the regulation of the trade of Ireland, and fending writs of error there, were sufficient restraints, to secure the obedience and subordination of that kingdom. This reason seems to have held its ground, till lord chief justice Coke's time; and though a great reverence is entertained for his memory, yet it can never be acknowledged, that an "bister dictum" of his, or of any other man, is a rule of law. In Calvin's case, the chief justice reciting the foregoing case, says, " Hibernia habet parliamentum, & faciunt leges, & nostra statuta non legant eos, QUIA non mittunt milites ad parliamentum (which " adds he," is to be underflood, unless they be especially named.) And does the ef especially naming them" give them a representation, or remove the injustice of binding them without it? This observation in plain English would run thus: " Our statutes do not bind the people of Ireland, when we do not intend to bind them, BECAUSE, they are not represented in our parliament; but our statutes bind them, when we intend to bind them." What is this but fayingthat to speak of their not being represented, is a mere jargon;

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jargon; and the fole point is, whether it is our will to bind them"—or in other words—"that our statutes do not bind them, for a reason as strong as man can give, and so acknowledged by us to be, which yet is no reason at all: for, where there is no occasion for its operation, it applies not; and where there is occasion, it is of no force." His Lordship had just before taken notice that " a writ of error 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 course of his argument to imagine, there might be a like pre-eminence of the parliament of England over that of Ireland. That this was his reason seems certain, because at a meeting of commissioners to consider of a projected union between England and Scotland, at which the chief justice was prefent-Moor 796, it is faid, "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 Ireland." In the 4th inft. he also says the people of Guernsey, Jersey and Man are not bound by the statutes of England, unless they are specially named. Yet whoever examines the statutes relating to Ireland, Guernsey, Fersey and Man, will have very little cause to believe, that it has been thought in England, that statutes would generally bind the people of those countries, notwithstanding the fubjection of Ireland, and the other islands, the many diftresses of the former, and the weakness of the latter have afforded opportunities of extending such a power over them. With respect to all these places scarce a statute can be found of any period, but for the regulation of their The same observation may be made as to Gascoigny, Guienne, and Calais. Justice Wylde, in 2 vent 5, said, he had feen a charter whereby these places were recited to be united to England by mutual pact. And writs of error run those." '66 Wales was a conquered country, and the people submitted to Edward the First de alto et basso."

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

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enormous weight spreads horror and destruc-

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by jury,—taxing them, and so in all cases whatsever," or only in preserving their subordination, as by regulating their trade, which was the case referred to in his comment, does not appear. The parliament, in declaring the dependence of Ireland, did not venture to claim a power of binding the people of that kingdom so in all cases whatsever." With respect to all these declarations, however, as they are made to refer to us, we may

answer as the lion did to the man in the fable.

Much the same arbitrary construction has been made on the question, whether a man could be tried in England on a charge of committing treason in Ireland. In queen Elizabeth's reign, "Gerrade, chancellor of Ireland, moved that question to the counsel of the queen, and it was held by Wray, Dier, and Gerrarde, attorney general, he could not, because he was a subject of Ireland and not of England, and if tried in England, he could not be tried by his peers." Dier, 360. Afterwards, to gratify the queen's resentment against some rebels, they were tried in England; and thus passion and complaisance made very good law against reason and justice.

Having mentioned Calvin's case, it may not be improper to observe, that if the author of " the controverfy" had taken the trouble of reading it, he might have found his perplexities removed on the question that has given him so much anxiety, and brought such a load of reproaches on the colonies. He is provoked at our insolence for pretending to be any thing more than aliens in England, while we deny the power of parliament to bind us " in all cases whatever." In that case, the gentleman would have discovered, that the judges of England held, that a man born in Scotland, under the allegiance of Tames the First, after his accession to the throne of England, was entitled to all the rights of a subject born in England; though the objection, that statutes of England could not bind Scotland, or a man refiding there, who held lands in England, was mentioned in the course of the

e Nor, to this day does passiament tax them, &c. And therefore the inference is just, that neither they nor the chief justice meant such a power.

is a power subject to a constitutional check. Great Britain cannot injure us by taking away our commerce without hurting herself immediately. The last is a power without check or limit. She might ruin us by it. The injury thereby to herself might be remote as to

be despised by her.

THE power of regulation was the only band that could have held us together; formed on one of these "original contracts,"—which only can be a foundation of just authority. Without such a band, our general commerce with foreign nations, might have been injurious and destructive to her. Reason and duty reject such a licence. This our duty resembles 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 us as her children, that is, by the dispensation of Providence, the time shall come, when her

argument. The great difficulty being got over, if the gentleman will go a step farther, and perceive some little distinction between colonies proceeding out of the loins of England, and the "conquered" countries of Ireland and Wales,—the countries of Gascoigny, Guienne, and Calais, "united by mutual past to England," and the islands of Guernsey, &c. "lying within the four seas, whose sovereigns annexed them to England:" and will only allow the colonists a little more regard than is prosess in law books for those countries, and about as much as has been assuably observed towards them by parliament, he will have no further occasion to say severe things of those who are willing to esteem him; and then, if he can persuade his worthy countrymen to adopt his sentiments, their anger will no longer give pain to those who almost adore them.

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power increases the memory of former kindnesses, may supply its decays, and her colonies, like dutiful children, may serve and guard their aged parent, for ever revering the arms that held them in their infancy, and the breasts that supported 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 whole * nation are bound AGAINST THEIR CONSENT:" and yet the prerogative by no means implies a jupreme legislature. The language held in " the Commentaries" on this point is very remarkable. With regard to FOREIGN CONCERNS the king is the delegate or representative of the people; and in him, as in a center, all the rays of his people are united +; and the sove-REIGN POWER quoad boc is vested in his perfon ‡." Will any Englishman say these expressions are descriptive of the king's authority, WITHIN THE REALM? " Is the sove-REIGN POWER within that vested in his perfon? He is stiled "fovereign" indeed; "his realm is declared by many acts of parliament an empire, and his crown imperial." But do these splendid appellations, the highest known in Europe, fignify, that " fovereign POWER is vested in his person within the realm?" We have a full answer in the Commentaries. "The meaning of the legislature, when it uses these terms

^{*} Blackst. 252, 257. + Fol. 252. + Fol. 257.

terms of empire and imperial, and applies them to the realm and crown of England, is only to affert, that our king is equally fovereign and independent within these his dominions; and owes no kind of subjection to any potentate upon earth. Thus we maintain, that with regard to foreign. Affairs, the parent original state "is the delegate or representative" of the entire dominions, "the sovereign power QUOAD Hoc is vested" in her. Her acts under this power "irrevocably bind the whole nation." But yet this power by no means implies a su-

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THE exercise of this power by flatutes was absolutely necessary; because it was, and could only be lodged, as the laws of the parent state stand in the supreme legislature of that state, confisting of king, lords, and commons; and statutes are the modes by which these united fentiments and resolutions are exprest. It is univerfally acknowledged in Great Britain, that it infers no power of taxation in king and lords, that their limited authority is used in cloathing, gifts and grants of the commons with the forms of law-nor does it infer supreme legislature over 11, 11 at the limited authority of king, lords, a d commons is used 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 assent. Theirs is express, ours is implied, as the affent of the "whole nation" is, in the preceeding instances.

THIS

This power of regulation appears to us to have been pure in its principle, simple in its operation, and faintary in its effects. But for fome time past we have observed, with pain. that it hath been turned to other purposes, than it was originally designed for, and retaining its title, hath become an engine of intolerable oppressions and grievous taxations. The argument of an eminent judge states the point in a fimilar case strongly for us, in these words.—" Though it be granted, that the king hath the cufledy of the bavens and ports of this island, being the very gates of this kingdom, and is trufted with the keys of these gates; yet the inference and argument thereupon made, I utterly deny. For in it there is mutatio bypothesis, and a transition from a thing of one nature to another; as the premises are of a power only fiduciary, and in point of trust and government, and the conclusion infers a right of interest and gain. Admit the king has cuftodiam portunm, yet he hath but the cufody, which is a trust and not dominium utile. He hath power to open and fout, upon con-SIDERATION OF PUBLIC GOOD TO THE PEC-PLE AND STATE, but not to make gain and benefit by it: the one is PROTECTION, the other 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 take money, not to restrain or not to enjoin, 19 TO SELL GOVERNMENT, TRUST, AND COM-MON JUSTICE *.

Rights of the people, as to impositions.

THE END.

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