



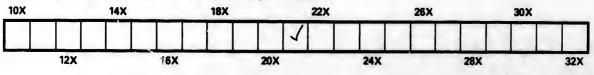
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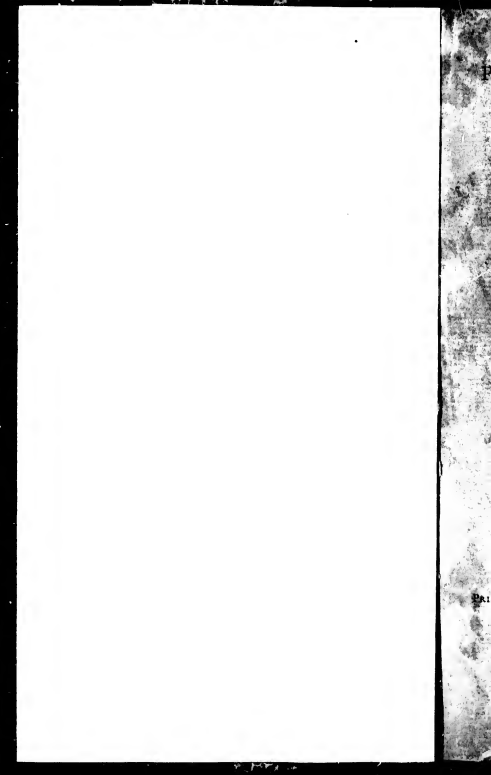


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PRINCIPLES OF GOVERNMENT

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DEDUCED FROM

REASON,

SUPPORTED BY

NGLISH EXPERIENCE,

AND

OPPOSED TO

FRENCH ERRORS,

By THE REV. R. NARES, A. M.

HAPLAIN TO HIS ROYAL HIGHNESS THE DUKE OF YORK,

ANAPXIAS DE MEIZON OYK ESTI KAKON-Rophocles.

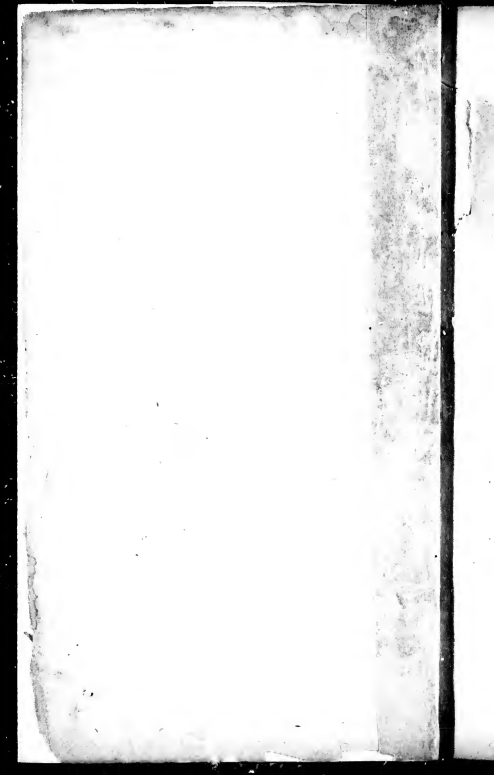
THERE IS NO GREATER ILL THAN ANARCHY.

LONDON:

PRINTED FOR JOHN STOCKDALE, OPPOSITE BURLINGTON. House, Piccadilly.

1792.

[Price Two Shillings and Sixpence.]



TO HIS

KING AND COUNTRY,

THE BEST KING

AND THE HAPPIEST COUNTRY

AT PRESENT KNOWN,

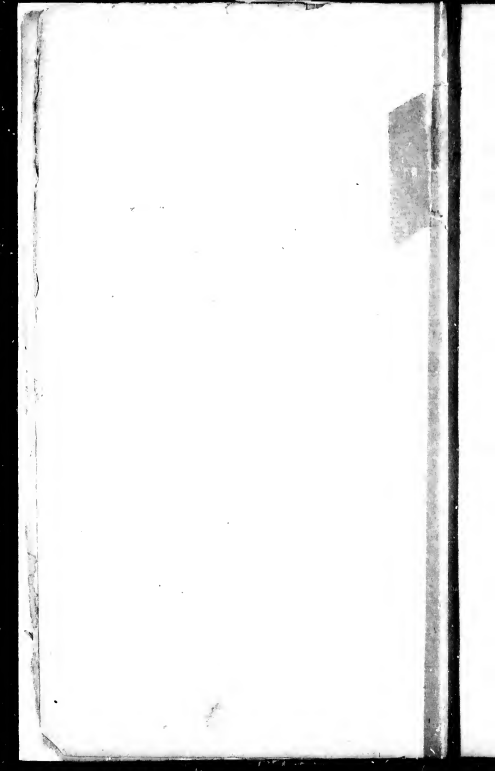
THESE SHEETS, INTENDED FOR THE

SERVICE OF BOTH,

ARE, WITH ALL HUMILITY,

INSCRIBED BY

THE AUTHOR.



A Preface to a Pamphlet may appear, perhaps, like a veftibule to a cottage; a great formality to introduce a trifle. There feems, however, to be reafon for it in the prefent cafe. The enfuing fheets are confined to general topics; this place may be allotted to more particular confiderations,

Most of those in this country, who either read or converse, begin at length to be fatigued with the difputes between the English and French politicians. The object of this Effay is, to give a newer and more useful form to the most momentous questions that arife from those disputes : to convey what is con-

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conceived to be the truth, in a kind of elementary method. The French Revolution and its admirers are, therefore, for the reader's comfort, banished to the preface.

On the fubject of Government, the French are new and unexperienced theorizers. It is not very long that many have been bold enough among them to difcufs the point with any freedom. On a fudden they are become, as fome among them have affected to express it, illuminated : they ftand, as they imagine, on an eminence above mankind, and think they have a wider profpect than the human eye has ever feen before. This, however, is no proof of real knowledge; it refembles rather the prefumptuous boaft of ignorance. The boor, who for the first time climbs a mountain, is furprifed to fee the world fo large, and conceives his knowledge of it to be a wonderful and fingular acquirement, yet comprehends as little of its real compais

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compass and extent, as when he dwelt within the bosom of his valley.

Such fudden illumination is not within the course of nature. The French have gone, indeed, from one extreme to another, they have burft, after long fervility, the chains of defpotifm, and now all is liberty, equality, and rights of man: but this is also the common progrefs of ignorance, long ago noted by Satyrifts.* Men escaped from chains have always raved as they do of liberty and equality, in proportion to the galling of their former bonds : but this is not wifdom, it is only extravagance. Becaufe one extreme is evidently wrong, the other, they imagine, must be right ; but truth, as well as virtue, refides generally in an intermediate point between fuch utter oppofites. We, too, have had our phrenfics of this kind, but we have long

* Dum vitant stulti vitia in contraria currunt. Hor. stat. 1. ii. 24.

From one extreme fools rush into another.

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been

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been cured. Thefe new difcoveries of the French were then made here, and had been made before, whenever men were in the humour to throw off all order and reftraint. Jack Cade had as correct a notion of the rights of man as the fifthwomen of Paris, and expressed it very fimilarly.*

The progrefs of human wifdom in difcoveries is naturally very flow; and a little found experience, properly improved, is better than whole waggon-loads of theory. The conftitution of this country is the work of found, deliberate fenfe, proceeding cooly on experience; it has been conftructed gradually from a long fucceffion of experiments, and having thus acquired a form which has obtained the approbation of the wifeft men,

* " Cade. Thou doft ride on a foot-cloth, doft thou " not?—Say. What of that?—Cade. Marry, thou " ought'ft not to let thy horfe wear a cloak, when " honefter men than thou go in their hofe and doub-" lets." Shakefp. Hen. vi. att. fc. 7. and for fuch wife reafons the Ari/herrat, Lord Say, was put to death.

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and, what is infinitely more decifive, having been found productive of profperity and public happinefs, has become renowned and glorious, fo far as it is underftood, throughout the civilized world. We prefume not to affert it is perfect, for it would not then be human; but it is excellent; and in this refpect peculiarly fo, that it has within it the means of going on for ever towards perfection, without convultion, violence, or danger. To be always open to improvement, by regular and legal procefs, is one of its moft ftriking qualities.

The British Conflictution is, however, in its prefent state fo good, that to study its construction, and to comment on the modes by which it is enabled to produce its excellent effects, is perhaps the very best of all political exercises: and if any man may reasonably hope to make discoveries, and to place this branch of human knowledge within wider limits, it must be an Englishman, who has well considered

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fidered and comprehended the rights to which he has been born, and the means by which they are fecured.

On this ground, rather than with any vain affumption of fuperior wifdom, has the author of these spresumed to lay down principles, which, being fo concife, upon a fubject to extensive and fo intricate, must be confidered as a fketch defigned for ready ufe, and not as a complete or finished fystem. If the principles are true, which it is hoped they will be found; every man may build fecurely on them for himfelf. This, at leaft, they feem to have peculiar, that they accord at once with the doctrines of Religion, and the claims of freedom; and that they lead to peace, good order, and fecurity. Of this I am convinced, that nothing folid can be formed in morality or politics, that has not true Religion for its bafis. By the will of God we are placed here, and by that, if we are

are either wife or good, we muft be guided. Nor can those fystems be accounted right, or friendly to the happiness of men, which lead to violence, injustice, and confusion, and cannot be established, but on the ruins of Religion and morality. The decisions of reason will here be found to accord with those of revelation, so that they who are instauated enough to object to either, may rest upon the other, and unite in one conclusion.

The main point to which these general reflections tend is to show, that all the real rights of men and citizens are secured to us by that form of Government under which we live; and that all other pretended rights are not only chimerical, but pernicious to Society.

Revolutions have been lately talked of as if they were in themfelves defirable, inftead of being, as they fhould be, the rare and ultimate refult of dire neceffity. Common fenfe can eafily difcern, that this is like the error of

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a man who having feen a good effect produced by violent medicine, fhould defire to live upon it. It is faid, that once a man was cured of an inveterate abfcefs, by the thruft of a fmall fword through his body; but furgery will furely never ufe this method in the common courfe of practice,

Efforts have been lately made, with no fmall diligence, to perfuade the people of this country, that even here another Revolution is required; and to alienate their minds from the effablished constitution. That these endeavours have met with fmall, or no fuccefs, is owing to that found good fenfe which makes our people know when they are well. They who hold up to them the example of the French, with only to miflead them. At the delivery of France from flavery, the English honeftly and generoufly rejoice; but having no chains of their own to throw afide, what fhould they imitate? If they do not on the whole rejoice, it is becaufe they fee their neigh-

neighbours blindly rufhing from one great evil to a worfe; from an oppreflive Government with many faults, to one which, wanting the firft principles of order, muft be little befides faults. The horrors that have taken place in every part of France, fince the deftruction of the old imperfect conflictution, are in this country very little known; and a work might eafily be formed from moft authentic materials, containing a detail too fhocking to humanity to be perufed with patience. The murders of a few men at Paris and Verfailles are nothing, to the fcenes that have been acted in the country.

There is reafon to fuppofe that the men who recommend an imitation of the French, defire to introduce that anarchy, and violation of all rights of property which have been there exhibited. We feem to have even a direct proof, that hostility and hatred to our whole constitution actuates them more than any other principle. The proof is this: a

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man unconnected with this country, except by the injuries he has done to it, and the protection he at prefent, though unworthily, derives from the equality and mildnefs of its Laws, put out a paltry pamphlet; in which, in a rude and ungrammatical ftyle, though not devoid, in parts, of ftrength, and a certain coarfe and popular ftyle of declamation, he ventured to deliver a libel upon every part of the English Government. He attacked, however unfkilfully, the principles of our most important Laws, the fuccession to the throne, the act of fettlement, the throne itfelf, the Ariftocratic order, and even denied, most impudently and abfurdly, that we have a conftitution. This pamphlet, however, bafe as it was, both in origin and execution, fpoke out the meaning of the Revolution party, and faid what for themfelves they had not dared to fay. It was extolled, patronized, bought up, reprinted, circulated under forged recommendations, given away; and all this with the hope that

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its bold affertions might pass upon the ignorant for truth, and that its virulent abufe might leffen at leaft in the minds of the people, their habitual affection for their country's Laws and Government. Happily the attempt has proved abortive. But it has had accidentally this good effect, that it has fet a mark upon the men who hate and would deftroy our conftitution. The circulators and extollers of this pamphlet must be of course the enemies of all our rights, as much as he who wrote it. This, therefore, is of ufe : it has taught us whom to view as difaffected; it has made it certain, at leaft, what men we cannot truft. Between the maxims of that pamphlet they admire, and the principles of the British constitution, there cannot poffibly be formed a medium of reconcilement; where the one is loved, the other must be hated. Let fuch men, therefore, take whatever name they pleafe, they are and have declared themfelves the enemies of the British Constitution.

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With refpect to the general attack of all the principles of order at prefent fo inclined to fpread in Europe, it is fingular enough that an old poet in this country, lefs known than he deferves, confidered it as a natural confequence to arife from the difcovery of printing. Daniel, for he was the writer, affigned indeed a period too immediate for the production of thefe effects ; but were he now alive, he might perhaps be tempted to imagine that his infpiration had been more than merely poetical. He introduces Nemefis inftructing Pandora to fow the feeds of mifchief among men, in thefe terms :

Go therefore thou with all thy ftirring train,

Of fwelling fciences, the gifts of grief; Go loofe the links of that foul-binding chain,

Enlarge this unquifitive belief : Call up men's fpirits that fimplenefs maintain,

Enter their hearts, and knowledge make the thief, To open all the doors to let in light, That all may all things fee, but what is right.

Opinion

xvi

Opinion arm againft opinion grown ;* Make new-born contradictions ftill to rife, As if Thebes founder, Cadmus, tongues had fown, Inftead of teeth, for greater mutinies. Bring new defended faith, againft faith known; Weary the foul with contrarieties; Till all Religion become retrogade, And that fair tire the mafk of fin be made.

And better to affect a fpeedy end,

Let there be found two fatal inftruments, The one to publifh, th' other to defend, Impious contention and foul difcontents. Make, that inftamped characters may fend

Abroad to thoufands, thoufand mens intents; And in a moment may difpatch much more Than could a world of pens perform before.

Whereby all quarrele, titles, fecrecies, May unto all be prefently made known;
Factions prepar'd, parties allur'd to rife, Sedition under falfe pretences fown:
Whereby the vulgar may become fo wife, That with a felf-prefumption overgrown,
They may of deepeft myfteries debate,
Controul their betters, cenfure acts of flate.

* Grown opinion, for mature opinion; as a man grown for . a man of full age.

+ Printing and gunpowder.

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And then, when this difperfed mifchief fhall Have brought confusion in each mysterie, Call'd up contempt of flates in general, Ripen'd the humour of impiety;

Then have they th' other engine, wherewithal

They may torment their felf-wrought mifery, And fcourge each other in fo ftrange a wife, As time or tyrants neve, .ould devife.

Civil Wars of England. b. vi. ft. 35, &c.

With this curious antique picture, which feems only an anticipated reprefentation of France, I fhall conclude this introductory addrefs, and leave my readers to confider whether the principles that I have offered in this treatife are not of a better tendency.

C O N-

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ERRATUM,

Page 17, 1.3. "For in truth," &c. feparate from the quotation, to which it does not belong.

PRINCIPLES

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GOVERNMENT, &c.

CHAP. I.

On Government in general.

THE fource of all good government is wifdom: the univerfe is therefore governed perfectly, becaufe the Wifdom that directs it is infinite. Goodnefs, properly, is included in wifdom, becaufe all evil is only deviation from that line of rectitude which perfect Wifdom difcerns. In human nature, however, where wifdom is imperfect, goodnefs becomes B feparable

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feparable from it; and the two qualities are found united in many different proportions. In politics, therefore, the fubject of which is man, it is neceffary that wifdom and goodnefs fhould be confidered feparately.

Wildom and Goodnels are univerfally the principles and caufes of Order and Prefervation; Folly and Wickednels, of Confusion and Deftruction. It is therefore right univerfally, that the former fhould govern, and that the latter fhould be placed under controul and government.

From this plain truth it follows also universally, that, of all forms and fystems of Government, that must be the best, which most fuccessfully calls forth the aid of Wisdom and of Goodness, and most effectually restrains the public operation of Folly and of Wickedness. By this criterion may every government be tried; and with a constant view to this may fystems best be formed.

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The end of human government is the general good of man in fociety.* From wifdom and goodnefs alone can good be reafonably expected. Folly and wickednefs being naturally, in full proportion to the validity of their operation, productive of evil.

Government is not merely defirable to man as a good, but it is abfolutely neceffary to him as a preventative of evil. It is of the first and strongest neceffity. Without some advantages it is very possible to substift, but under the preffure of some evils, existence itself becomes intolerable. Of this nature are the evils that arise from anarchy, or the total want of government.

*Warburton, in his Alliance of Church and State, B. i. ch. 4. endeavours to prove that civil fociety feeks not aligoodas its end, but only one particular good, namely, fecurity to the temporal liberty and property of man. However, as he afterwards explains himfelf, he feems to include under that expression, temporal good in general, which is the real end of civil fociety, and its ultimate object. Religion has a farther end, including alfo the former, the eternal good of man; to which the former must give way whenever there is a competition; and thus their objects are fufficiently diffinguished.

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Thefe evils, and the confequent neceffity for government, arife from the imperfections of man, and in exact proportion to them. Were all men *wife* and *good*, they might all with perfect fafely be left to govern and conduct themfelves. Other animals being governed by inftinct, which is in fact the wifdom of God imprefied upon them, require no farther government. But man, being guided by imperfect reafon, and by will, both of them liable to great perversion and depravity, requires external government to counteract the natural operation of his follies and his vices.

Anarchy, or the total want of government, is therefore the greateft evil that can attend collective bodies of men, as it includes whatever evils may arife from the want of wifdom, and the perversion of will; from the operation of folly and wickedness altogether unreftrained.

A bad

(5)

A bad government is, in general, only a partial evil. No government can be imagined fo completely bad as not to do fome good; and whatever good it does is fo much fubftracted from the univerfal mifery of anarchy.* A government fo bad as to reverfe the principles here laid down, appointing folly and wickednefs in every inftance to govern, and wifdom and goodnefs to be under their dominion, could not for an hour fubfift; it muft deftroy itfelf: like a globe of atoms mutually repelling one another, it would immediately explode and perifh.

Short of this, the worft government that can be imagined, fo as to deferve the name of government at all, is greatly preferable to anarchy. It may be mended where deficient, and affords at leaft materials on which

* I call it universal mifery, for in anarchy all the ftrong will opprefs all the weak: and ftrically fpeaking, to opprefs is as miferable as to be oppreffed: if not now, yet in the flate of retribution to which both reafon and religion direct the views of man.

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to work. In total confusion, who shall difcover where to make a beginning? What will fucceed, no man can pronounce with certainty, as the contingencies on which it must depend are beyond all calculation.

Government, being thus neceffary to man, is justive effected facred. For the infinite goodnefs of God cannot but defire the general good of man, and the use of those means by which alone it is produced. Thus has government the fanction of heaven : and thus we fully understand why it is, that in the genuine revelation of his will, the Almighty has declared himfelf the general guarantee and guardian of every human government. His words are, "Submit yourfelves to every ordinance of man, for the Lord's fake,"* which, though they have been perverted to fupport the abfurd doctrine of paffive yielding to oppreffion, have no fuch meaning; but enforce only the general doctrine of obedience: they declare, that to obey, and to

* 1 Pet. ii. 13.

fupport

(7)

fupport the eftablished order of fociety, is not a civil duty only, but a religious obligation. This is the general rule; in ordinary cafes, the univerfal command : with exceptions it has no concern. These, if there be any, (as we shall see hereafter there are) must be deduced from the same principle as the necessfity of government itself, the general good of men collected in society. All other pretended exceptions are false, delufive, and dangerous.* In general, whoever refists lawful authority offends not only man, but God. If it be necessfary to change the mode of government, from motives wise and good, that is a consideration wholly different.

* "The powers that be are ordained of God." Rom. xiii. 1. This text does not fuppofe any infallibility in the exifting powers, or a neceffity of fubmitting in all poffible cafes: it is a general affertion only, and has reference principally to three general truths: 1. That from the infinite power of God all other power muft be derived. 2. That his fuperintending Providence ordains the general courfe of things. 3. That God is, in general, as above faid, the defender of all legal government.

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Such is the rational principle, and fuch its true connection with religion. That it is juft, and that obedience to fome eftablished authority is generally neceffary, may be farther proved experimentally by fubdividing fociety. The fmalleft human fociety, a private family, cannot be conducted well without good government. Even on fo fmall a fcale, the folly or wickedness of the greater number must be over-ruled by fome authority, or all will be confusion and contention. Whoever shall expect to manage even fo fmall a fociety. by appealing in every fingle inftance to the reafon of each individual in it, without the intervention of authority, will find that he has badly calculated the effects of folly and perversenefs, in refifting even the clearest arguments. If this take place in fmall focieties, much more will it certainly happen in the largeft. If the neceffity be inherent in the first elements of human fociety, it is impoffible that it should not be augmented, as the fame component parts are multiplied. All (9)

All men partake one common nature, and the imperfections effentially belonging to that nature must of course increase as the individuals increase in number.

Government being to mankind fo indifpenfably neceffary, and being, f., the fame reafons, very difficult to establish, (fince the very fame human infirmities which create that neceffity, excite alfo a fpirit of refiftance) to endeavour to diffolve it is the higheft crime, in the fight of God and man, that can be committed against fociety. To endeavour fo to alter an established Government, as to incur the danger of producing anarchy, is criminal in exact proportion to the degree of that danger incurred; and they who do fo are responsible, in point of natural justice, for every evil confequence that may enfue, though not perhaps forefeen or wifhed for by them. Hence does every government, with great justice and wifdom, inflict its higheft punifhments on those who are convicted C

its ſł. 10ler ty. ly, bod the ber all ver ty, the the he and reft nall pen ent t is ted. ied. All victed of defigning to fubvert it. The faults that may be difcovered in any Government, it is always right, in theoretical fpeculation, to remove. But if the proper remedies evidently cannot be applied without great danger to the whole, it generally is found, in practice, wifer to endure them. This, however, depends of courfe, on the proportion fubfifting between the degree of that danger and the preffure of the evil. There are undoubtedly fome faults too great for men to tolerate from motives of common prudence.

As Government is intended for the general good of fociety, the beft and fureft teft of goodnefs in it is the happinefs and profperity of those for whom it is constructed : if these be great and striking, it can be with no good intent that evils very partial are noticed and exaggerated. To expect entire perfection is absurd; and to hazard the great strike of removing fome that fearcely are perceptible, if it be not mere infatuation, must have

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t of erity hefe good and n is for are ouft ave have fome taint of wickednefs. In what eitimation fhould we hold a phyfician, who to remove a blemifh in a finger, would put his patient's life to hazard? Amendments, that can be peaceably and fafely gained, are at all times to be fought; but those improvements which beget contention, and awaken malignity, must be very confiderable in value to repay the price of the attainment.

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CHAP.

CHAP. II.

(12)

Of the Rights of Man.

IT is perfectly falfe, that every man has naturally and effentially a right to govern himfelf, or to be governed by his own confent; and the affertion that 'he has, is either the boast of ignorant pride, or the artifice of wickednefs to escape controul, and to render folly mifchievous. No man can have a right to do an act for which he is altogether unfit. Wifdom and goodnefs alone have, in reafon, any right to govern, fince they alone are fit for it. The foolifh and the wicked, therefore, in proportion to the extent of those imperfections, are difqualified from Government by nature, or by themfelves, and ought to be controuled. But the foolifh and the wicked compofe no fmall part of mankind, who therefore fhould be ruled; and if refractory, without their confent, and even against their

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will. To fuch imperfections, indeed, all men are fo far liable, that there is no complete fecurity against their prevalence in any individual. Hence, as we have feen, arifes the neceffity for Government; which being fo conffituted as to be wife and good, may exercise a due controul over the imperfections of all.

Large bodies of men have no effential right of governing themfelves; for what no individuals have, the aggregate of individuals cannot have. In fact, experience proves their great unfitnefs for it; the acts of very numerous bodies, operating collectively, being for the most part foolish, or wicked, or both: and that, for a most clear and simple reason, fuggested by the very nature of man, that paffion is more flrong than reason.*

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* Whoever has confidered unfelected bodies of men as acting together, and the more numerous they are the more ftrongly the obfervation holds, muft know that they

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Still lefs has a majority any natural or effential right to controul a fmaller number. Occasionally indeed, and for the fake of peace, it may be very prudent to agree that questions shall be fo decided. Parties nearly balanced will produce a ftrong and perhaps a very pernicious contention, which fhould be, if poffible, avoided : and if either party be by agreement to prevail, it feems most prudent to allow that preference to the greater number, which, if recourfe was had to violence, it would most probably be able to obtain : in any other light, the claim of a majority is nothing. If 20, 100, 1000, or any number of men, be defirous to act foolifhly or wickedly, the will of any fingle man, who wifhes to act virtuoufly and wifely ought, in reafon and effential justice, to prevail against them all.

they are directed ufually, notby the wifeft counfels, but the moft fpecious, or thofe which are moft artfully difplayed; that they adopt, in general, not the moft virtuous plans, but thofe which are moft flattering to their paffions. It is even worfe, for they who would act wifely, as private men, are often led to act in public foolifhly.

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Power is usually miftaken for Right; and from that error is deduced the falfe principle contradicted in the opening of this chapter; which, though it has of late been circulated as true, and even laid down as an axiom, is not the lefs erroneous. Great majorities have certainly the natural power of governing. In the collective body of a people the whole political ftrength effentially refides ; nor would it be possible for any measure to be effected, however neceffary, were the general fentiments of a people ftrongly turned against it. Even external military force, if they were nearly unanimous, and firmly fixed in enthufiaftic refolution, might extirpate them, but could not govern. Were a whole people refolved to live without all Government, as far as it is poffible to live in fuch confusion, they certainly might do fo; but it does not follow that, because they have this natural power, they also have a right to exercise it. Those men have been in all times and all countries the most pernicious members of fociety,

ciety, who have been diligent to make the people know and feel their natural powers, concealing from them, at the fame time, or not fufficiently explaining and enforcing their *natural duties*. Whatever is prohibited to man as wrong, muft be within the reach of natural power, otherwife the prohibition would be foolifh. Power and right are therefore clearly feparable, and it is abfurd to think that one includes the other, or to confound things that are naturally fo diffinct.

Men taken without choice in very numerous majorities of fociety, neither have the wifdom nor the virtue to conduct and govern themfelves; they cannot, therefore, have a natural right to do fo. By the neceffary operation of man's inherent imperfections, a country governed by the multitude mult become the feat of total confusion, and of utter wretchednefs; the hot-bed of every evil and deftructive passion; or, to use the energetic language of the Poet, It must become a wilderness again, Peopled with wolves, its old inhabitants.* For in truth, where all govern, nobody is governed.

In this pernicious flate, if it were the general and unalterable will of the multitude to live, that will could not be over-ruled, but then in all that number every individual would be highly and atrocioufly guilty, in the fight of God and man, for indulging a propenfity fo deftructive and fo contrary to right. Now the operation of fuch a will is always more or lefs to be apprehended, and from that very circumftance arifes the chief difficulty of political contrivance; it being one of the moft inherent evil propenfities of man to refift controul and government, and generally with a repugnance the moft violent and pertinacious when controul

* Πσπερ γὰρ τελεωθὲν Εέλξισον τῶν ζώων ἄνθρωπός ἐςιν ἐτω καὶ χωρισθὲν νόμει καὶ δίκης, χείρισον πάνθων χαλεπωθάξη γὰρ ἀδικία «χυσα δπλα. Ariflot. Pol. i. cap. 2. Ut enim homo omnibus partibus abfolutus cæteris animalibus longè præftat, fic à lege juftitiâque alienus, fit peffimus. Atrocifiima enim eft armata injuflitia.

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is the most neceffary; namely, when his will is bad and dangerous.

As men have not in reafon any right to govern themfelves, or to be governed by their own confent, fo neither do there appear, in the eftablished order of nature, any traces of a plan by which they may enjoy that privilege.

As foon as man is born he is fubject, by the ordinance of nature and of Providence, to the government of others wifer than himfelf: he owes obedience to his parents, or to those by whom his infant weakness may chance to be protected. If independent rights of felf-government were natural and inherent, they would belong to infants no less than to adults; the *Rights of Children* would deferve as much respect as the boasted *Rights* of Man; and confequently no child could justly be governed but by his own confent; no parent could have any right to command the children he produced and nourisfied. To affert (19)

affert which would be no lefs an outrage to reafon than to religion. So far is this from being true, that to controul their children is not only a right of parents, but a duty indifpenfably incumbent on them; fince otherwife, we know the growing mind would foon become depraved.

Man is thus born fubject to a natural Government. As he grows to riper age, he must of courfe be fubject to that Government to which his parents or fupporters owe allegiance, and under which they found that fafety and protection they were thus enabled to extend to him. To that which those obey who govern him, he must by implication owe obedience : and if at years of full difcretion he refolve to fix his lot in the fame country, he tacitly confents to live thore on the terms on which he was at first supported, and to continue that implied allegiance. Thus, if there be any Government in the country where he is produced, he is born under an implied, D 2

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implied, and he lives under an actual obligation to obey it, and if he difobey, is juftly liable to punifhment. If there be no Government already eftablished, he, and every other individual, is bound in moral obligation to form, as foon as possible, and with their utmost wisdom and goodness, that which is fo absolutely necessary to the welfare of human fociety. In doing this he will confer the greatest benefit he can upon the whole community.

Are there then no *Rights of Man*? there are undoubtedly, and those of the most clear and certain nature. In general terms, whatever man may reasonably expect from wisdom and from goodness, the universal fources of Government, is his undoubted *right*. The wisdom and goodness of God have given him life, and evidently mean to give a life well worth acceptance; consequently he has a right to expect of human wisdom and goodness that they will imitate the Divine, and a endeayour y

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endeavour to fecure to him his life and all that innocently conduces to its comfort. More particularly may he expect this, as it is the profeffed defign of Government to promote the general welfare of fociety, which can only be effected by preferving, as far as may be poffible, whatever is effential to the being and well-being of every individual. Now thefe effemials are life, and whatever belongs to the natural perfection of man; as health, and the integrity of his limbs; liberty of action, fo far as may be not injurious to others; perfonal liberty, property, reputation, and that rank and fituation among men which he has fairly and juftly obtained. The fecurity of thefe is neceffary to the happiness of every man : to have them, therefore, protected is the natural right of every man: and, by every good and only formed Government, they are accordingly defended.

These are the Rights of Man, which wisdom and goodness will of course endeavour

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to preferve, and which the law of Great Britain recognifes in their very fulleft extent.* Befides thefe there are no natural rights. In general, if a man be defirous to act wifely and virtuoufly, he has a right to expect fupport and protection; if he be defirous to act foolifhly or wickedly, he fhould in reafon expect that wifdom and goodnefs will exert thernfelves to unteract and punifh him: nor has he even the fmalleft fhadow of a right to look for other treatment.

In every inftance wherein the Rights of Man above enumerated are not fufficiently

* See them fully detailed by Judge Blackflone, in his Commentaries, B. i. ch. 1. He reduces them to three principal or primary articles, the right of perfonal fecurity, the right of perfonal liberty, and the right of private property. " Becaufe, he very truly adds, as there is no other known method of compulfion, or of abridging man's natural free will, but by an infringement or diminution of one or other of thefe important rights, the prefervation of thefe inviolate, may juftly be faid to include the prefervation of our civil immunities, in their largeft and most extensive fense."

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protected, a Government is doubtlefs faulty, and ought to be amended. The beft Government will contain within itfelf the means of making fuch amendments, whenever they fhall appear neceffary, without convultion and without danger : and whenever there are, in the regular conflictution of a ftate, fuch provisions for amendment, the guilt of feeking to produce it by means more violent, and of great hazard, will be very much enhanced.

To the above fpecified natural Rights of Man the claim of all men is equal; for it arifes to all from the fame confideration, that of the wifdom and goodnefs of the Creator and common Father of mankind. The moral quality that leads us to refpect them is denominated Juftice: it is the foundation of all Law, and confiders men as fuch, without refpect to accidental diffinctions. The difregard of thefe rights is called Injuftice; and the act of infringing them by the violence of fuperior

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fuperior ftrength, is named Oppreffion. Wherever there is not a fufficient defence provided for them in the conftitution of a ftate, there is an opening for oppreffion; which it is certainly important to fill up by wife and juft provisions.

CHAP.

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CHAP. III.

Of Liberty.

LIEERTY, in the most extended fense of the word, is the power of acting without any species of restraint : of effectuating whatfoever the will suggests. Such liberty belongs to God alone; nor is it fit to be communicated to any other being. When united with perfect wildom and goodness its effects can only be good : but combined with any degree of imperfection in those qualities, it must become dangerous in exact proportion to the quantity of that imperfection.

Such Liberty, therefore, is denied univerfally to all inferior beings : In the first place, phyfically, or naturally ; because their natural powers are limited. In the second place, morally, in such beings at least, as are capa-E ble

n. ce a ; ble of moral action : all actions in themfelves permeious, that is, productive of unneceffary evil, being forbidden; either by reafon, as effentially offenfive to the nature of that fupreme Being, whofe goodnefs we difcern throughout his works: or by Revelation, which is an express declaration of that offenfiveness, proceeding from the Deity himfelf.

The limits of the former reftraint, that which is natural, are abfolute; fince no finite being can poffibly gain liberty to act beyond the limits of his natural powers. The moral reftraint, even when adopted by religion, is conditional; a moral agent being at liberty, or in other words, having the power, to tranfgrefs the laws of rectitude, and to do those things which he knows to be offensive to God, if he can refolve to risk the confequences.

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But it is no advantage to fuch moral agent, to a man for inftance, to be permitted fo to exercife his natural free agency as to incur a fure and dreadful penalty. On the contrary, if the natural checks of reafon and of confcience fhould not be fufficient to reftrain him, every new reftraint, every fuperadded temporal penalty, that can excite his fears, or over-rule his vicious will, is in truth a wife provision for his fafety.

Liberty, therefore, is not an abfolute good. Nor can it be by any means conducible to the proper happines of any man, even in this present life, to have the power of acting foolishly or wickedly. The restraint of will without just reason is indeed an evil; with it, the advantage far outweighs the pain of the constraint.

Liberty, fo far as it is to man a real good, may be defined, the power of following the dictates of the will in all indifferent matters, and of acting in all others according to the E_2 laws

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laws of wifdom and of goodnefs. This Liberty, which is made up of two of the natural rights of man, above enumerated, (page 21) of Liberty of Action, as there defined, and perfonal Liberty, which is, in ftrictness, only a part of the former ;* this Liberty it is, which every wife and virtuous man would ftrenuoufly affert for himfelf, and no lefs earneftly endeavour to obtain and to fecure for others. For this the men who have fought and died, have fought and died like heroes, and like patriots; their tombs are visited with respect, and their memory is confecrated by admiration. To this Liberty, they who have endeavoured to fet the divine law in opposition, have groffly injured both. Religion violates it not; but, with whatever elfe conduces to the true advantage of mankind, defends and confectates it.

* Enumerated feparately, for the fake of clearnefs; left any one, not perceiving the implication, fhould imagine it omitted

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The violent abridgement of this rational Liberty, and the other natural rights of men, is oppreffion; the pain of which will always make men feel the value of that freedom which they want, and ufually, in time, produce a ftruggle to obtain it, with a ftrong enthufiafm to preferve it when acquired. Unhappily the fame fenfations do not make them fully underftand its nature or perceive its proper limits; whence, in the ferment of their eager paffions, they are apt to feek inftead of it licentioufnefs; and to demand an abfolute Liberty, inftead of that reduced and qualified fpecies, which wifdom knows to be alone conducive to their happinefs.*

On this position, however, we may reft in practice, that in whatever country every

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* In England the true notion of Liberty has, on the whole, been better underftood than in any. other country; for though there have been times, even here, when the undefined notions of licentious freedom fubverted all found Government, yet the people were foon brought to feel and to repent their error.

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man may do without reftraint, whatever may be pleafing or advantageous to himfelf, and not injurious to other individuals, or to the community, Liberty is fufficiently eftablifhed.*

* It is of courfe implied, that thefe expediencies fhould be equitably afcertained, and actions fairly judged; with permanent fecurity for the continuance of thefe advantages.

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CHAP. IV.

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Of Laws.

As the perfection of all Government depends upon the eftablished agency of wisdom and goodness, particularly of political goodness, which is justice, it is necessary that there should be fome fixed and public rules by which this benefit may be secured. Such rules are denominated *Laws*.

Laws, known and acknowledged, are, from the imperfection of human nature, equally neceffary for the direction of those who govern, and those who are governed. For, in the first place, there would be manifest danger in fuffering every case of right and wrong to be decided as it should arise. They who were called in as umpires might be either unwife, unacquainted with the ge-2 neral (32)

neral principles of justice, or, in the particular inftance then before them, biaffed by partiality. But Law gives its decifion in general terms, before the cafe occurs, and therefore is impartial; it is made at times of leifure and reflection; and, if fitly made, by men who are well verfed in fuch inquiries, diftinguished and approved for knowledge, wifdom, and integrity : or it is deduced from long experience, and practices of known and tried utility. Laws thus conftructed give at leaft a promife and ftrong probability of wifdom and impartial justice. In the fecond place, Law is neceflary for the general direction of men living in fociety ; who, without its falutary warnings, might offend unknowingly against the general principles of justice, and the rights which all should equally refpect.

Law, to be perfect, fhould confift of the decifions of perfect wifdom and goodnefs, on all fuch matters as concern the regulation of fo1 1

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fociety. But fuch perfection cannot be attained or hoped for in any works of man. Were there a divine law promulgated, in that it would be reafonable to expect a perfect fyttem. There is, in fact, a law exifting, which proceeds from a divine authority; but that law is not formed or meant to be a guide in politics, or to lay down the plan of of human * Governments; it is defigned for higher purpofes. This, however, fhould be obferved in the formation of all human laws, that they in no refpect may contradict the principles and fpirit of those facred ordinances; the reft is left intirely to the care, the virtue, and the wisdom of mankind.

The end of Government being the good of men in fociety, the tendency of its chief inftrument, Law, fhould be to fecure to every

* The law delivered by Mofes was, indeed, a divine law, intended to direct a human polity; but, according to a (ystem peculiar and fingular, nor ever meant to be applied to other Governments.

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man, as much as poffible, the pofferfion of his natural rights, above enumerated, without which he can have no full enjoyment of his life, or any other worldly good.

One primary effential of good laws is, then, that they fhould be equal; that is, that they fhould equally enfure to all, of every rank and fituation, the fame kind of protection; defending against all invasion the natural and inherent rights of every individual. Wherefoever there is, in this respect, any deficiency, fo far there is, or may be oppression.

The first outlines of Law are simple, clear, and obvious, deduced from those necessities which all men feel alike; and, consequently, are in every country much the same. But the complicated interests of men, united into large societies, make it very difficult, in many cases, to determine what is best and wifest: a. d there are points, on the comparative rative expediency of which difputes may be maintained for ever.

A fyftem of laws, confidered chiefly with refpect to its general tendency and fpirit, is called a Conftitution. It is abfurd to fay, that any country, having laws, is without a conftitution. Thefe may differ in degrees of goodnefs; or they may be intrinfecally bad; but every country, not in a flate of favage wildnefs, has fome eftablifhed conftitution of its Government.

A wife man, if his integrity be equal to his wifdom, may do much towards drawing up a ufeful fyftem or code of laws; but it is not to be expected that any man, any body of men, fhall fo far fucceed in an undertaking fo extremely difficult and complex, as that the execution of the plan fhall not occafion any evils, or inconveniencies, nor be liable to any objections. The beft of fpeculative judgement is ftill fallible; for which rea-F 2 fon, ion, in all matters that refer to practice, the beft and only certain teft of goodnefs is experience. In politics, perhaps more frequently than in any other fcience, the refults of actual experiment are found directly contradictory to the first conclusions of mere theory. But the effects of that which has been long and fairly tried, are known of courfe.

To Laws, therefore, formed for general and daily ufe, and affecting by their operation all the various interefts of mankind, their rights and comforts, this teft alone can be with certainty applied; efpecially when they are viewed together in a fyftem, called a conftitution. Particular Laws may admit of partial confideration; but the general refult, the tendency and fpirit of the whole, can be afcertained only by experience. Where all the moft important ends of equal law are fully anfwered, where the general and undeniable effects are liberty, fecurity, and happinefs, happinels, to change the fystem on the f zgestion of partial views, or even of general theories, however specious, must be the work either of infatuated folly, or of daring wickedness; perhaps of both united.

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Whoever undertakes to form a code of laws, or to amend one that exifts already, will, if he be wife, infert, or will retain with care each particle of ancient inftitutions, that he knows to have received the fanction of experience.

He will not wantonly reject even fuch infitutions as have been merely proved to have no bad effect; becaufe what he would fubfitute might, perhaps, turn out pernicious. He will new model, and not entirely reject all fuch as fhall appear to have in part a good, in part an evil tendency. Finally, he will be upon his guard particularly against a petulant spirit of innovation; well knowing, that in many cases, the best expedients are 2 most most obvious, and more curious refinements tend rather to perplex than to amend; and that, on matters the most intricate, in the great fcience of politics, he is far from being the first who has thus exercised his mind. Whoever, in these matters, fancies himself wifer than all who ever lived before him, has either not informed himself of what they knew, or is befotted in his own prefumption.

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CHAP. V.

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Of Legislation.

BECAUSE, as was remarked above, no human wildom can compole a perfect code of laws, and experience, the beft teacher of fuch knowledge will, from time to time, fuggeft improvements upon fuch as have been made, it is neceflary that a permanent, and always active power of legislation should exist in every state.

Nor is it merely for the fake of introducing fuch amendments as additional knowledge may prove requifite, that this provision must be made. Circumstances themselves are liable to change; and different stuations of political bodies will call, undoubtedly, for different regulations. The great outlines of right and justice are indeed unchangeable; but but many of those particulars which make up the vast detail of national policy, must frequently require a fresh modification. New interests, new relations, and new expediencies may arise, which could not be provided for, till time had brought them forth. Local and temporary laws will fometimes be required, or a temporary fuspension of some laws that are in general necessary.

To obviate these and fimilar necessities, to which all human Governments must be for ever liable, a proper power must be established. Whence the question unavoidably arises, in what manner such a power may best be vested.

The power exifts, without a doubt, originally, in the general body of the people; that is to fay, the collective ftrength of vaft majorities is fuch, that, as no Government could be formed at first against their will, nor any laws enforced, fo neither without their (41)

their confent, or at leaft their acquiefcence, can any changes be reduced to practice. But as in the former cafes they were fhown above to be bound by reafons of expedience and of rectitude, or natural duty, to allow a Government and Laws to be eftablifhed; fo are they held, in this point alfo, by the fame ftrong ties, to give confent to fuch a plan of permanent legiflation as wifdom and as juftice fhall require; and to let the power be vefted wherever it may beft effect the welfare of the whole community.

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For the purposes of fuch legislation; for deliberating with folidity of judgement, and an ample range of intelligence on matters of fome intricacy; for comparing old effablishments with new proposals; deciding upon the exigence of untried fituations, or discerning distant tendencies, the moti numerous classes of a people, the tradefinen, artifans, mechanics, and all below them included in name of populace, cannot possibly be fit. It G cannot cannot happen that their minds, unpractifed in the careful ufe of the arts of reafon, and by their neceffary habits of life incapable of being fo exercifed, fhould ever gain the power of duly weighing queftions of great difficulty, or unravelling the intricacies of political expediency.

Recurring to our principles, we find, that the qualities required for this, as well as every other purpose of legislation, are wildom and goodnefs. But a populace enacting laws will always be an agent doing that for which he cannot poffibly be qualified ; and confequently doing very wrongly. Such laws will have but little chance of being wife; nor will there be much greater hope of goodnefs in the motives of decision. A popular affembly is the region both of prejudice and paffion; and the evil paffions are by far more eafily excited than the virtuous feelings. An affembly of that nature cannot think, and the men who fuggeft thoughts to it, will, probably, contrive contrive that they shall be directed to their own individual advantage. Such has been the general history of democratic legislation.*

The numbers, then, who have the ftrength have not the right to legislate. There cannot be a moral right for acting wrongly. For their own fakes, for the fake of the community at large, they must relinquish what they cannot juftly affert. It would be a foolifh and a wicked jealoufy which should make them obfinately hold a power they cannot rightly exercife. If an obfervation of the flars could be of public necessity, the unlearned in fuch feiences would hardly claim the right of making it. In many respects, the art of legislation is still more difficult, and more beyond the reach of common minds; in all respects, it is a much more dangerous art for those to try who cannot know its principles.

* See particularly in the histories of Athens and of Rome.

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Where then must we feek our legislators? Within those classes, furely, wherein by education, leifure, and other collateral advantages, the amplest means of knowledge and of wisdom are enjoyed. We cannot, indeed, with any certainty collect in human fociety the wisdom and the goodness which would be most defirable; but we may and ought to take the fairest chance we can of finding both; and after that, have only to restrain, as much as possible, the means of doing evil. Thus approaching, as in other human contrivances, as near as may be to that perfection, which we cannot fully reach.

The chance of wifdom will then be beft fecured, by taking men of liberal education, enjoying leifure, and all other means of information, and mental improvement. For virtuous conduct fome tolerable fecurity may be obtained from general character, and ftill more from vigilant infpection, and the jealous fuperintendence of the public eye.

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The legiflative power is of neceffity, and by its very nature, great; and the evil principally to be apprehended from its abufe is oppreffion. But of this, we muft remember, the body of the people is the beft and only adequate judge: they certainly can tell whether they are themfelves oppreffed or not; can feel where they are hurt, and teftify their wifh to be relieved: and it is the very perfection of political contrivance, that every man fhould be employed in doing that for which he is moft fit.

Establish then this intercourse between the people and their legislators, that the former may, at certain intervals, nominate the latter ; and you will obtain in the first place, the fanction of current opinion for the characters of those appointed, and in the second, a constant check upon the abuse of the legislative power, and the introduction of oppressive laws.

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For these purposes, the best expedient yet devised is that of representation; by meansof which the legislators are felected from the most enlightened classes of fociety, and individually called forward to that post by public choice and approbation. To the confideration of this subject the ensuing chapter shall be fet apart.

CHAP.

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CHAP. VI.

Of Representation.

REPRESENTATION is not founded on any right inherent naturally in man to legiflate for himfelf, or to be governed by his own confent; for it has been proved that no fuch right exifts: but on the right he has undoubtedly of being preferved from all oppreffion: for fecuring the enjoyment of which right, it feems, as was before obferved, the beft devifed expedient that has yet been tried.

It may be defined a mode, by which the body of a people formally concedes its natural *power* of legiflation, to those who have more right to exercise it; namely, to those who are more likely to employ it properly; retaining fo much influence as may fuffice to guard them from oppression,

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Reprefentation is therefore perfect, not when every individual has a vote, * which is neither requisite nor practicable, but when, throughout a country, they who are most liable to fuffer from oppreffive laws, are enabled to felect as legislators, those who are most likely to fulfil the duties of that office with wisdom and integrity.

To preferve the neceffary influence of the people over those they thus elect, it is required that they should have the power of changing them occasionally, or of re-electing. The proper periods for exerting this power cannot perhaps be strictly ascertained by theory. The following general limits must, however, be attended to: that the time must neither be folong as to make the legislators careless of the feelings of the people; nor fo short as to render them the flaves of their caprices. These cautions are suggested the very spirit of the definition. There are besides collateral evils,

* I fay every individual, for if every man had an inherent right to vote, every woman would have it alfo, if not every child of age to exercife it.

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arising from too frequent elections, which, with many other points, experience will best afcertain. In England, feven years have been found a period very convenient for the duration of the legislative body; and though there still are many advocates for quicker returns of nomination, it does not yet appear to have been proved that the inconveniences of such a method would not overbalance its advantages.

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To the queftion, " who fhall be the elec-" tors ?" The general anfwer that fuggefts itfelf is this : in every diffrict of the nation, fome, that the interefts of no part may be neglected ; but all, upon important queftions, may be compared and duly balanced. As to number, the electors fhould be, upon the whole, fo many, that the general body of the nation may have juft reafon to be fatiffied with the influence it retains; and that, in fact, whenever, upon any public meafure, it fhall be deemed expedient to know the H feelings feelings of the nation, its general fentiments may be collected fairly from the tendency of the elections.*

Principal divisions of a kingdom, and principal towns, fhould properly be reprefented; and the number of electors in each fhould, according to theory, be regulated by local circumstances. But these may vary much at different times; places once important, may be at length reduced, and others of no note may rife to eminence; if, however, on the whole, the general effects above stated be produced, it will most commonly be better that such partial imperfections should be tolerated, than that alterations should be hazarded which must produce great jealous and fermentation. The great object in politics, is

* According to the modern notions of right, nothing can in justice do away the claim of any individual to a vote; but this difficulty is one of the phantoms conjured up by false theory, and at the touch of reason vanishes. not theoretical perfection, but practical expedience and fecurity.

The right of voting in fuch elections, extended in every cafe as far as local convenience will permit, should not however descend below the fphere of property. From total indigence or dependence of fituation, little fagacity and little freedom of choice can be expected; corruption and influence will there of course prevail, and defeat the genuine purpofe of the inftitution. Property, (befides that it is the most vulnerable part of civil rights, being neceffarily fubject to taxation, and to depreciation from various caufes, and requiring therefore the most efficacious defence) has this peculiar advantage in its natural effects on those who have it, that it creates a fpirit of independence, and an active jealoufy for the defence of every other real right of man. He who has a house, and family, and goods; and in his trade, at least, or other oftenfible means of fubfiftence, a H 2 kind

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kind of independence, will be alarmed at every movement that may hurt or touch him, in any of these vulnerable parts. He will watch with anxious eye even the remotest inroads of oppression. Whereas a man detached from all such ties, has only personal security to guard, of which, perhaps, he may be thoughtless; or personal advantage to provide for, which oftener will seduce him from his duty to the public, that confirm him in it.

Property is, therefore, the beft criterion whereby we can confer the right of voting : which, where the numbers will not thus be made too great, may be extended to every man who has a houfe or a lodging, with fome oftenfible fubfiftence for himfelf and family. Limitations, where neceffary, muft be directed by the general fpirit of these observations; excluding those who have the least, for those who have the ftronger interest in the public welfare.

Represen-

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Reprefentation, with great advantages; has alfo fome attendant inconveniencies. Elections, in very popular towns, can hardly be preferved from the difgrace of grofs corruption, idlenefs, and tumult. In fuch fituations, the right fhould, therefore, be as much confined as is confiftent with the general principles of reprefentation; and the time of election as much abridged as poffible. With thefe, and all reftrictions, an election in a populous and bufy place, will generally be found a temporary evil, and therefore fhould not, without good caufe, be frequently renewed.

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CHAP. VII.

Of the Legislative Body.

 ${f I}{f N}$ what class of fociety the legiflators fhould be chosen, has been already stated. The defcription points at perfons in a fituation to have been well and liberally educated; in affluent, or at least in easy circumstances. In general, the greater the fortune of the reprefentative, the ftronger his fecurity from fome temptations; though this rule is not infallible. Great landed property, and in fome measure, all great property, has this additional advantage, that it produces a ftrong intereft to promote the general welfare of the country, by the diftrefs of which, those will be affected in the greatest measure and proportion, who have the most extended possessions to fuffer depreciation, plunder, or deftruction. The interests of a country, however diversified in form, are all connected, more or

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lefs, with landed property. The price of labour, of provisions, of manufactures, all immediately affect the holder of land; who cannot therefore injure those who labour, who raise provisions, or produce manufactures, without partaking in their loss or difadvantage.*

Among the numbers fuch a class may furnish, those will be the fittest to be legislators, who shall be distinguished for abilities, integrity, political experience, or knowledge extensive and accurate, in any of those various matters which may become, in such asfemblies, the subject of inquiry or deliberation. To such men, the public choice will of itself most naturally tend; by means of the respect which common same will always pay to characters of this description : it would, perhaps, so tend in every instance, were it

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* It is found in fact, that in this nation, those who are called the country gentlemen, men of extensive landed property, form the fleadiest and most uncorrupted fource of legislation.

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possible entirely to destroy the influence of fome fecret motives, which the most prudential regulations can diminish only. To felect fuch legislators is undoubtedly the interest and the duty of those who are allowed to vote; which if they neglect, they must at their own risk abide the consequences.

The legiflative body, powerful by the very nature of its office, should have no exclusive privileges, but such as tend to give it dignity. The laws its members form for others must be binding also on themselves: nor should they claim exemption from any public burthen, such only excepted as may be incompatible with their chief trust and duty.

From this affembly taxes, with the plan and mode of their affefiment and collection, fhould originate. Becaufe, connected as it is with every diftrict of the nation, the interest of the whole must there be known: and becaufe c: m do m th tin ge

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afi co caufe by the great weight of property its members carry with them, they muft be deeply interefted to prevent oppreffive an⁷ unequal burthens. Befides, which is indeed the moft material point, they are at flated times refponfible for their proceedings to the general body of the nation, which will not fail on fuch occafions to make its feelings known.

To fecure this falutary effect, the votes of the affembly and its proceedings fhould fo far be public, that it may be always known from whom each meafure firft originated, and by whom it was fupported; but its deliberations fhould be ftrictly facred at all times from all cabal, interruption, and influence; from infult, and every kind of difrefpect.

The proper time for the duration of one affembly, before a re-election, has been above confidered. (p. 33.) Provision must be alfo I made made by law, that too long time may never intervene, by any means, between the diffolution of one houfe of reprefentatives, and the affembling of another; left the nation fhould be left without its legiflators, and the public bufinefs ftand fufpended, or be carried on without due reference to those whose office is to check the inroads of opprefilon.

The fitteft number of which affemblies of this nature can confift, is among the points which cannot ftrictly be defined : it will of courfe be regulated in part by the extent and magnitude of the community there reprefent-But this at least should be observed, that ed. there be in every fuch affembly fuch a number, that all questions of importance or of difficulty may receive a due discussion, and be illustrated by various and extensive views, the refult of different minds, and different habits of confideration. It must also, on the other hand, be recollected, that very numerous affemblies are tumultuous rather than wife,

wife, and like bodies of unwieldy magnitude, impede their own operations. Experience feems to fhow that the utmost bounds of number, fo as to be at all confistent with convenience, order, and wife deliberation, ftand far below a thousand.*

From the principles laid down in this and the preceding chapter, we fee beyond a doubt, how perfectly abfurd muft be the notion of directions given by the electors to the legiflators; and how completely the permiffion of it would counteract the very purpofes for which a reprefentative is chofen. + The

* The national affembly of France feems to afford, not a refutation, but a proof of this affertion.

+ It may be granted, that the word reprefentative implies apparently mere perfonal fubflitution; but it must be granted alfo, that, in many cafes, if the legislator reprefented, by any ftrong refemblance of character and acquisitions, those by whom he must be nominated, a house of this kind would be ftrangely filled. Grammatical diffinctions are not always of the first importance.

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body of a people unable, from defect of wifdom, or knowledge, to legiflate for itfelf, chooses those who seem deferving of that truft, among the men who are most likely to be duly qualified. In thefe then it is neceflary, for the time, to place full confidence : fince to appoint a wifer man to act, and then prefume to tell him what to do, is inconfistent. It is to confess, in the first infance, comparative inability, and then affume fuperiority : to call in a phyfician, and then attempt to teach him what he fhould adminifter: to choofe an abler pilot, and then feize the helm. When queftions are expected to be moved, in which the people take a lively interest, it is very natural that electors, not reflecting duly on the nature of their office, thould be defirous to impose directions; but it fhould not be permitted. Notions the most popular may yet be perfectly erroneous; and it is fit that every queftion should be fubmitted fairly to the full difcuffion of wifdom, and

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and tried by the ftrong teft of argument, not carried by the force of popular opinion. *

* Mr. Burke, in a fpeech to his conflituents at Briftol in 1774, very ably argued the fame point. " Government and legiflation are matters of reafon and judgement, and not of inclination; and what fort of reafon is that, in which the determination precedes the difcuffion; in which one fet of men deliberate and another decide; and where those who form the conclusion are perhaps three hundred miles distant from those who hear the arguments?" With more to the fame effect.

CHAP.

CHAP. VIII.

Of the Executive Power.

LAWS, to be completely perfect, fhould have, among their other properties, that of enforcing their own execution; for, if they are effentially good, every failure of their operation, or delay in it, muft be, in fome degree, an evil. Such are the laws of God eftablifhed in the vifible creation; they operate of neceffity without external aid; and in every time and fituation, according to the flate of circumflances.

Human laws, however, cannot have this excellence: the powers of man are not fufficient to confer it: they are dead, and their operation muft be provided for by means extraneous to them. 'They cannot enforce, they they cannot even, with certainty, explain themfelves; for both which purposes there must be proper officers appointed.

To defeend to the detail of fuch arrangements, is foreign to the purpofe of this treatife. Suffice it to fay, generally, that, in every department of them, knowledge and integrity muft be the qualities required; and that the removal of temptation, and the reftriction of bad difpolitions, muft be provided for by every polfible attention.

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While all is peaceable and regular, the ordinary officers of law will, perhaps, be fully able to enforce its execution. But, as there may arife, from various caufes, a difposition to refift, the means must also be provided of arming law with power to bear down oppofition.

The whole force of the ftate fhould be, if poffible, concentered in the law: for that which

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which is for the fake of all eftablished, should alfo for the fake of all be executed. It is in vain that Wisdom has decreed, if folly or perverseness shall be left at liberty to disobey. But the real force of every state, notwithftanding all endeavours to transfer it, must remain in the collective body of the people : and in very large detachments of that body there will always be a strength which it is not easy to oppose. To this strength, left at any time it be disposed to spurn, or disobey the laws, it is necessary to provide some counterbalance : and to establish somewhere an authority that may in general overawe, is it cannot always overcome resistance.

Difobedience and avowed opposition even to law eftablished and acknowledged, must be expected from the vices and fermenting paffions of mankind. Nor could express affent obtained beforehand effectually exclude this evil: for it is one thing to approve a proposition in cool judgement, or perhaps with-

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out reflection, and another to continue that affent, when the paffions are inflamed againft the Law, or prefent interest feems to lead another way. Proportionable to the ftrength of paffion, and the feebleness of reason, is the effect of those propensities which thus produce refiftance; which, confequently, will prevail the most in those whose numbers are most formidable. The multitude is neither exercifed to use its reason, or fubdue its paffions. Thus will even the expedient of a previous affent be found uncertain and inadequate, as a pledge of fubfequent obedience. Nor can this feeble guarantee be had for the fupport of ordinary legislation, which must be carried on when the people cannot be collected to affent or to reject; and muft is en founded on confiderations which, if collected, the greater number could not comprehend.

But if it be thus probable that the Law fhould be refifted, and if the natural ftrength of

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of multitudes be fuch as cannot eafily be counterbalanced, there certainly is nothing more impolitic, than to arm the body of the people. This is adding force to that which has too much already; it is giving to a powerful herd the fangs and the ferocity of lions; after which, who fhall attempt to be their keepers? It is even worfe; for lions would attack their keepers only, whereas the people would deftroy each other alfo. It is hoftile to their primary and moft important intereft, which is that of being well and wifely governed.

Befides this, as the natural ftrength fo likely to refift, fo difficult to be refifted, requires fome counterpoife, the force of arms must be referved to strengthen that authority in which we place the energy of law.

Where the people are not armed, the command of military force may, indeed, confer on Government a ftrength which cannot often be

be refifted. But in what hands shall fuch a power be placed ? The experience of the world has fhown, that armies fo augmented as to be rendered almost irrefiftible, form an engine too destructive for any Government to be allowed to wield. Power may be abufed, and therefore must be kept in stricter limits; when unreftrained, it actually begets abufe, by the temptations which it offers, and the corruption which it gradually produces in the human heart. A military force, too far augmented, produces generally a double tyranny: first, that of the governors over the body of the people; and fecondly, that of the army, as foon as it has learned its own importance, over the governors themfelves. So was it under the corruptions of the Roman Empire, fo is it alfo in the Turkish. The army, therefore, as the only effectual counterbalance to the natural ftrength of multitudes, must be employed for the fupport of Law, and confided to the manage-

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ment of the executive power; but then it muft be held within fuch limits, as to augmentation, and under fuch reftrictions, that it may not be in danger of becoming the means of violence, or the inftrument of oppreffion. In civil matters, it muft continue fubject to the general Laws, and ordinary tribunals of the flate; its regulation and employment muft be confided to the hands of Government,

What cannot fafely be conferred in the form of actual force, must be fupplied by means of opinion; and the executive power, on which, as has been faid, the energy of Law depends, if it be not made fo ftrong as to deftroy all opposition, must at least, for the fake of public tranquillity, be rendered fo respectable, that it may not often meet it.

To produce this excellent effect, the most obvious and natural method is that of establishing blifting a monarchy. To a King, mankind in general are difpofed to look with reverence; and commands, confiftent with Law. proceeding from that authority, will not often be difputed. The authority of a King is fimple and intelligible; it refembles that of a father, which every man has been trained up to venerate; or that of a mafter, which every man has either held, or hopes to exercife. It is the most natural form of power, not only from its general analogy to thefe, but also as being that, to the establishment of which almost every state of incipient fociety directly tends.* If we go back to the origin of mankind, we cannot but suppose that, while the flate of things continued peaceful,

* Διὸ καὶ τὸ ϖρῶͿον ἐβασιλεύοντο αἰ πόλεις, καὶ νῶν ἴτι τὰ ἔθνη· ἐκ βασιλευομένων γὰρ συνῆλθον. Πᾶσα γὰρ ἀικία βασιλεύεται ὑπὸ τῦ ϖρεσδύτατε· ῶ; τε καὶ αἰ ἀποικίαι, διὰ τὴν συγγένειαν. Itaque initio civitates regibus parebant, et nune etiam gentes ; ab iis enim qui regio unperio tenebantur profectæ funt. Omnis enim familia feniore, ut rege gubernatur ; quare etiam coloμiæ, propinquitatis caufà. Ariftot. Polit. i. 1. Sce alfo i. 3. families.

families originating from one father, still alive, would continue to acknowledge the authority he had used in his domestic circle, and thereby confer upon him a kind of monarchy. Thus would the first man, during life, be allowed to govern his defcendents; and after his deceafe, priority of birth, which must have given before a kind of occasional and deputed authority, would be admitted as the fitteft claim to fill the vacant place. In difperfion, families would naturally take up that form of Government to which, in their original abode, they had become habituated. Thus must have arifen the Patriarchal Government, and thus become extended; every patriarch being, within his little diffrict, a fort of Monarch. In any other cafual union of families into villages, or villages into diftricts, the neceffity of an umpire and referee, in all difputed points of right, would foon be strongly felt; and this umpire, with a very little management, would foon become a monarch.

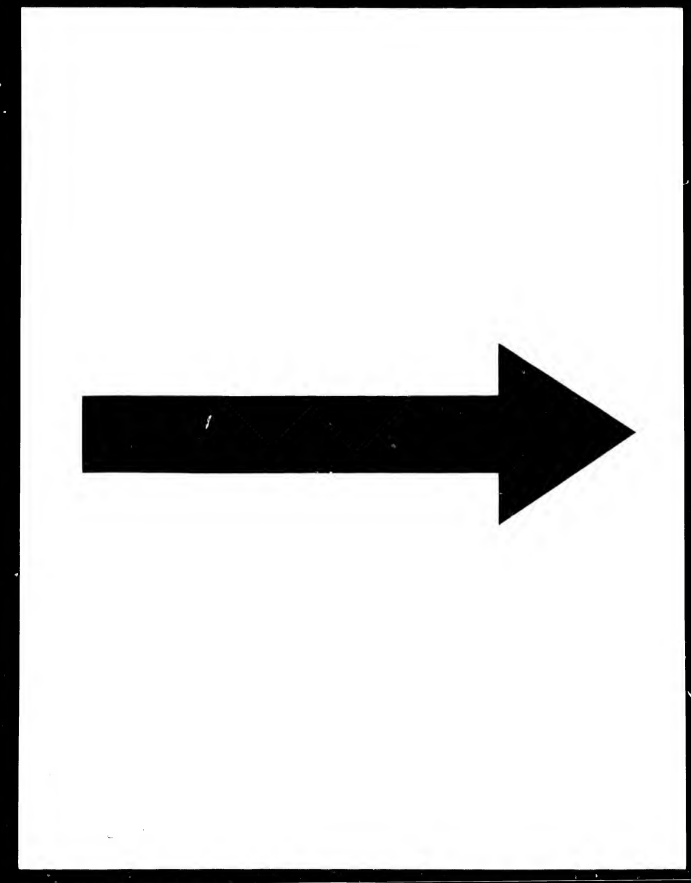
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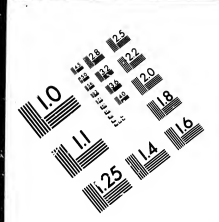
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narch.* Thus would it be in peace. In a flate of warfare, the chief who had fuccefffully led forth his country's troops to battle, would, when that exigence had ceafed, with eafe fecure obedience. Regard for his courage, and experience of his wifdom, added to the influence unavoidably arifing from his military fituation, if not an actual force retained, would lead, or overawe the multitude to rank themfelves as fubjects under him. Againft external violence, he would, as a King, for his own fake, defend them; and in him, whofe qualities they had already tried, they would not readily fufpect abufe of power.

*Thiscircumftance actually took place in the cafe of Deioces, who thus became king a Media. Deprived for a time of his equitable decifions, the Medes faid, "Our prefent fituation is really intolerable; let us "therefore eleA a king, that we may have the ad-"vantage of a regular Government, and continue "our ufual occupations, without any fear or danger "of moleflation." Their umpire of courfe was made their king, *Herodotus*, b. i. c. 96. &c. *Beloe's tranflation*.

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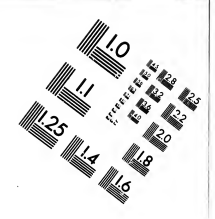
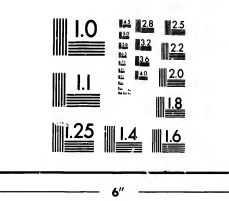


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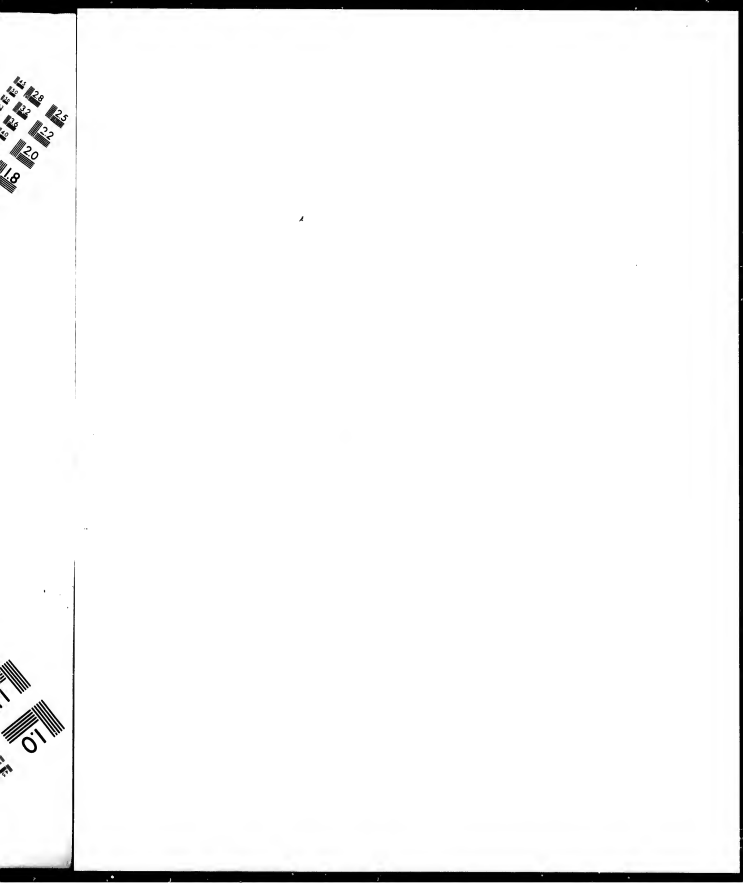




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In thefe, and other cafes, which might be imagined, the monarchical authority would, probably, have lefs or greater ftrength, according to the circumftances from which it happened to arife. But it would be ftill an authority of the fame kind, and would afford, in every inftance, a proof how naturally the focieties of men coalefce into the forms of Monarchy.

If the power of a monarchy be afcertained and carefully defined by Law, and not too ftrongly armed with military force, there will be little caufe to apprehend opprefilon from that form of Government. A nation that has once enjoyed the benefits of free and equal Laws, will not be readily perfuaded to relinquifh or neglect them. A King is a confpicuous object, whofe actions many eyes will always be employed to watch, and whofe intentions many minds, in fuch a ftate, will always be inclined

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inclined to fcrutinize.* He can take no daring ftep without creating an alarm, which would infallibly defeat his purpofes. Limited as we fuppofe him, and fupported rather by opinion than by real and efficient ftrength, to roufe the public apprehension would be to hazard every thing. Much greater caufe is there to fear that by gradual, unfufpected, or , et more formidable, becaufe applauded, encroachments, the body of the state that has the natural power, the people, or their reprefentatives, may destroy that vigour which a monarchy should have, and with it the best fafeguard of the law. Against this danger wife provisions must be made.

Other modes have been devifed of vefting the executive authority, but they are in general more remote from nature, more complicated, and lefs advantageous. Of num-

* See De Lolme on the Conftitution of England, b. ii. ch. 2. where this truth is very fenfibly fuggefted, and more fully explained, and illustrated.

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bers placed in joint command it may be faid univerfally, that if united, they are more formidable than a fingle man; if difcordant, they impede each other. * Among expedients to prevent

* Of a Sovereign Ariflocracy there are at prefent few defenders. Of Republics take a picture from one who wrote from knowledge and experience, and speaks of small ones, which are supposed to be the beft. " The mind is never fubjected to a more odi-"ous tyranny, than that which prevails in these " little republics; where not only the rich citizen ex-" acts himfelf into a proud mafter over his lefs wealthy " equals, but where the contracted notions of this " little tyrant become, if unoppofed, the flandard of " reafon to all the town. The members of fmall re-" publics care only for themfelves, and feel little " anxiety about any thing that paffes beyond their "own limits. The all-powerful and imperious go-" vernor confiders his little territory as the univerfe. " His breath alone decides every queftion that is pro-" posed at the Guild-Hall; and the rest of his time is " wholly occupied in maintaining his authority over "the minds of his fellow citizens, in relating anec-" dotes of families, &c." Zimmerman on Solitude, chap. iii. p. 96. We may fay, perhaps in general, of republican government, that it is an effort to make those govern, or appear to govern, who cannot do fo in reality. They have the ftrength, but not the wifdom. They must be guided, they must, even for their

prevent abuse of power, that of a frequent change of governors has been devised and tried. It is, however, a contrivance which, on the very face of it, prefents this difadvantage, that it excludes from the executive power whatever wifdom may be gained by habit and experience. * Besides, it is a plan which must infallibly produce contentions and intrigues. Ambition is a fierce and restless passion, and whatever station gives the

their own eafe, be controuled; though perhaps without being confcious of it. The general arguments for democracy, oligarchy (or ariftocracy) and monarchy are certainly not ill detailed by Herodotus in the fpeeches of Otanes, Megabyzus, and Darius, b. iii. ch, 80, See Beloe's tranflation, vol. ii, p. 96.

* The Romans, during the republic, often fuffered from this caufe; and ftill more frequently from that which follows. Contentions for the confulfhip make up a great part of their hiftory. The confituent affembly of France, in its felf-denying ordinance against a re-election, feems to have determined that the country should enjoy as much as possible, the benefits of ignorance and inexperience in its legislators; and the experiment appears to answer accordingly.

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higheft marks of honour and the greateft range of power, will become the object of ambition; fo long as even a hope of gaining it exifts, the ftruggles and the ftrife of all who have pretensions will be renewed for ever.

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Monarchy, among its numerous advantages, has this, that it prevents fuch competition for the highest rank and power; and, if established in a line of fixed fuccession by hereditary right, excludes it almost totally. This form of monarchy has, therefore, by the wifest men been thought the best, and has most frequently been tried. The experience of the world is in its favour. One only difadvantage appears to threaten in it, which is, that in a line fo limited, the power may happen to devolve on one who is not worthy of it; whole talents may be mean, or disposition bad. Nothing can at first appear more formidable than this objection, and nothing more complete than the expedient offered to remove it, in making monarchy elective, In

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In this manner the worthieft man may be felected by the common voice, and called to fill the throne, to which approved abilities and known integrity, the highest claims to power, have given him just pretensions. But alas! against this specious theory experience has invariably decided. In every age and every country, when the trial has been made. it has appeared, that specious arts have always more effect than real merit; that influence, corrupt or violent, performs what independent choice should do; and that, with fuch a prize as royalty to ftimulate ambition, contention and corruption never ceafe. The confequence is this, that having, from the fear of a contingent evil, given up tranquillity, fecurity, public happinefs, and virtue. the nation that elects its king, in general finds its throne the prey of force, or the reward of fraud, intrigue, and treachery.

Experience also proves that the great evil apprehended from fuccession may be much more more fully obviated, than those which thus arise from an elective throne. It is certain that evil disposition may be nearly, if not totally disarmed, by general limitations of authority, compatible, at the same time, with the proper energy of government : and that deficient powers of intellect will not be felt, if by any means it can be made an interest, or, as near as may be a necessity, to the monarch, to employ, as the immediate agents of his power, the best abilities within his country. That this may be contrived shall, in its proper place, be shown more fully.

In giving an hereditary claim to the most ample powers of government, we do not then depart from our original position; but we feek, by indirect contrivance, the affistance of that wildom and virtue, which we cannot by direct provisions gain with any certainty.

Nor is it merely for the fingle purpose of investing Law with strength and dignity,

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that the authority confidered in this chapter required; diferentionary power is alfo is wanted; for neither any written code, nor any legiflative body, however chosen, can provide for all political contingencies. In the course of human affairs, circumstances must not unfrequently arise which call for prompt and fecret counfels; for quick decifion upon new and unforeseen events, and vigour to enforce at once the refolutions formed. For these and similar purposes the power that must be vested fomewhere, should not be divided from that which has been made executive : it is not indeed divifible, without creating two fuch rival powers, as never could combine or be at peace. It cannot be confided more judicioufly than to the hands of monarchy, the leading qualities of which are vigour, promptitude, and fecrecy.

We conclude, then, that the most convenient and most useful form in which the executive power can be conferred, with its attendant attendant branches of diferentionary power, is that of an hereditary monarchy.

The nature and the limits of the whole authority confided, thus shall be the subject of our next discussion.

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CHAP. IX.

Of the King.

A KING, in a well-ordered Conftitution, The established is the Law perfonified. Laws of the country over which he reigns, are the organs of his political exiftence : without them he can do nothing; with them, every thing. In the Scriptures the chief magiftrate is reprefented as the Vicegerent of God himfelf, which in truth he is, his office being to enforce obedience to those Laws, which the Providence of God, by rendering them neceffary to Society, has virtually established, and does expressly guarantee. The perfon of a King is, therefore, justly reckoned facred, and the ftyle of Sacred Majefty, and, by the Grace of God, with the religious ceremonies attendant upon coro-M nations,

nations, are all fo well and properly devifed, that they alone can cenfure them, who alfo aim their bold objections against the Throne of Heaven itself.

The Sovereign is diffinguished, therefore, from every other member of the State; the Majefty of public justice dwells upon him, the fplendour of public honour blazes round his throne, he holds the highest station that the Law admits, and ultimately is the fource of honour to all others. All this is abfolutely neceffary to maintain his confequence in the effimation of his people, and to fortify by opinion and by expectation that authority, which, though it be not fafe to make too ftrong in actual force, it is by no means less unfafe to leave devoid of energy, or in a state of weakness. To this end serve the Crown, the State, the Palace, the grandeur and the forms of courts; attendance, and respect, and all that shows a King to be what no man elfe within the State can poffibly aflume.

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affume. The expences of a court, which to fome nicely-calculating reconomists has appeared a ferious argument against its very existence, are thus repaid most amply to the State by the dignity that thence accrues to In the fplendid Government and Law. perfon of a King, much more than in their abstract existence, are these most necessary engines of fociety refpected. From the centre of a metropolis to the remoteft corner of a State, the efficacy of that great name is felt, * and trade at the fame time grows rich by the fupplies this very fplendour draws, from those who otherwise might hide it in their coffers.

It is falfe, fallacious, and of very evil tendency, to call a King *a Servant of the*

* A Writer of more fame than merit has faid, "If " I afk a man in America if he wants a King, he re-" torts, and afks me, if I take him for an ideot?" An Atheift would, I fancy, retort in the fame manner, were he afked concerning the neceffity of a God. As an argument it is of equal value in both cafes.

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State.* The language of the British Constitution is, on the contrary, Our Sovereign Lord the King, and it is the language of reafon alfo; the miftake appears to have arifen in this matter from a confusion of ideas between ferving, and rendering fervice. It is undoubtedly for the fervice of the State, that is, for its advantage and benefit, that the Royal Power is conftituted; but the benefit the King confers, is by commanding, not by ferving. It is a head the people want, and rot a fervant. Not a deputy appointed to perform a tafk they might have undertaken for themfelves, but a chief invefted with due power to execute what they could never do themfelves, to govern them; a multitude go-

* Or, as the prefent fashion is in France, the highest public Functionary. Such is their grotesque expression. It is founded nearly on the fame idea; that of the King being appointed by the people to perform those functions, which, though they have a right to do it, they do not choose to exercise themselves; he is, therefore, in that fense, their fervant; or, at best, the deputy to the Majesty of the people.

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verning itfelf would be a multitude ungoverned. The power of every Sovereign must, indeed, originate from his people ; for power to govern many cannot naturally exift in one, and human force, (excluding difcipline and arms) depends on numbers only. But power is thus conferred, not that the general will, if fuch a thing can be, fhould be at all events performed; but that it may be, whenever it is foolifh or pernicious, over-ruled. A King, unless the meaning of the name be arbitrarily changed, is one whofe high authority is ultimate on earth, and fubject only to the Law: and to the Law he is confidered as fubject, not becaufe it is, or ever was, the will of all the people, but because it is supposed to be the voice of wifdom and of goodness. Because it is defigned to do for all, what the indulgence of their own caprices never could effect, to make them peaceable, fecure, and happy.

All bodies that are to act in concert, require a head; which head is not the fervant of the members, but the mafter. Of this claim even an actual election does not at all invalidate the force. A general is the mafter of his army; fuppofe him, then, elected to that office; he is, when in it, not the fervant of the reft, but the commander; otherwife he is in vain appointed, and the fervice he fhould render cannot be performed. If the army will command its general, inftead of paying him obedience, his appointment from the first was nugatory, and the whole will go to ruin. When the Prætorian foldiers chofe a Roman Emperor, they chofe for themfelves not a mafter only, but a defpotic mafter: fo far is any fuperiority from being connected with the right, or even the practice of electing. To appoint a fervant to govern, does, indeed, approach fonearly to a blunder, that when expofed, it will be, we may hope, exploded.

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The power of the collective body of a people is, therefore, here, as it has been frequently before, acknowledged; but their right to have their arbitrary will prevail against the wisdom of their rulers, by whatever title they may be denominated, is denied. They have the power to change at pleasure even the whole nature of their Government; but the right to do so must depend upon the merits of the case. To change it from a better to a worse they cannot have a right.**

The perfon of the King must be of course inviolable; fince to arraign, confine, judge, condemn, or punish him, would imply fu-

* This is firongly and fingularly illustrated in the Hiftory of the Jews. That people, in the time of Samuel, had the power, humanly confidered, of declaring they would have a mortal King; even when the Lord their God was their King. To this perverfe determination of their will it pleafed God to give way, that he might make their crime their punifhment; but it will hardly be contended that they had a right thus to reject the Government of God.

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perior authority : which if there exift, he is not what our theory demands, a Sovereign. The metaphorical perfonage of the Law is, indeed, fuperior, in fome fenfe, even to the monarch; becaufe to her commands, for the reafons above affigned, he owes obedience. But Law, from the very nature of her existence, cannot explain herself beyond her written words, which are liable, like other writings, to falfe application, and to malicious or injudicious interpretation. In doubts, rifing from fuch circumstances, who fhall be the judge between the Law and him who, next to her, is fupreme ; who is himfelf the ultimate interpreter on earth of her determinations? Or if there were no doubt. the removal of a Sovereign is a measure fo replete with the very worft political dangers, that it is wifer far to place refponfibility upon fome lower ftep of the great fcale of Government, than to attach it to the higheft. If once the key-ftone of the arch were fhaken or thrown down, the multitudes who lived liv to ph tho and fer rat ge! be

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lived beneath its fhelter would have caufe to tremble.* To fpeak without a metaphor, the King, the reprefentative of Law, muft be fecure, or Law itfelf is not fecure; the executive and diferetionary powers of monarchy are always neceffary to a State, and therefore muft not be fufpended; tranfferred they cannot be without a total alteration of the fyftem, attended with fuch dangers as from changes of that kind muft ever be infeparable.

Such is the origin of that most wife, as well as ancient, maxim of the English Law, that the King can do no wrong; by which, as is well known, it is not intended to be afferted

* The authority of Mr. Locke upon this fubject will, doubtlefs, be confidered with refpect. " The " harm which the Sovereign can do in his own perfon " not being likely to happen often, nor to extend it-" felf far; nor being able, by his fingle ftrength, to " fubvert the laws, nor opprefs the body of the " people—the inconveniency of fome particular mif-" chiefs, that may happen fometimes, when a heady N " " prince afferted that he is morally, as a man, infallible; but that, as Sovereign, he cannot legally be accufed, or confidered as involved in any guilt.*

Where then, it may be asked, is the fecurity of the people against the misemployment of a power, thus placed above responfibility? It is obtained by the casifiest of all contrivances; by establishing the responsi-

" prince comes to the throne, are well recompended by the peace of the public, and fecurity of the Government, in the perfon of the chief magistrate being thus fet out of danger." Locke on Government, apud Blackflone. Comm. i. 7.

* It means altogether, according to Blackftone, two things: Firft, " that whatever is exceptionable " in the cenduct of public affairs, is not to be im-" puted to the King, nor is he anfwerable for it per-" fonally to his people : for this doctrine would to-" tally deftroy that Conflitutional independence of " the Crown, which is neceffary for the balance of " power, in our free, active, and, therefore, com-" pounded Conflitution." And fecondly, " it means " that the prerogative of the Crown extends not to " do any injury ; it is created for the benefit of the " people, and, therefore, cannot be exerted to their " prejudice."

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bility of all the agents of that power. Bv his own perfonal ftrength, a King, like any other fingle man, can do but little that is formidable ;* nor is it likely that, for his character's fake, he will attempt, in a free country, any thing whatever of that kind: beyond this, all must be performed by orders. Now as foon as it is fully underftood that no command from the crown, however politive or urgent, can fecure the perfon who obeys it from the legal confequences of the act, there will be, to the execution of all improper orders, a difficulty oppofed which cannot very eafily be vanquished. Again, with respect to measures of a public and political kind; if the immediate fervants of the crown be confidered as advifers of the Sovereign, and held refponfible for all fuch acts, as originating from their counfels; the measures may be tried as justice may demand, the advisers may be punished as the law shall have directed,

* See the citation from Locke in the preceding note, page 89.

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and yet the dignity and independence of the legal head of all remain unviolated.

In this expedient will be found a remedy for the only very important inconvenience to be apprehended . m hereditary monarchy; the inability or depravity of an individual on whom the fovereignty may happen in the courfe of the fucceffion to devolve. Of this eventual evil, which was hinted at before, we here perceive the means of fully obviating the effects. Whatever may be the fuppofed character of a poffible inheritor of the crown, his advifers and immediate agents must be men who can defend and justify their meafures legally, and in a public difcuffion; and will be driven fucceffively from their places, by the influence of the legiflative affembly, fo long as they shall give pernicious counfels; or, what will be in the eye of the conftitution the fame thing, whenever they confent to execute the orders of a fovereign, either unable to direct well, or defirous to direct improperly.

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By the fame contrivance, we shall have attained the most important object in the whole theory of Government. Government. according to our fundamental principles, in the hands of perfect wildom and goodnels, would be perfect. The power of fuch a Government would require no limitation : on the contrary, to introduce limitations would be, in that cafe, to introduce defects. Thus, the infinite and illimitable power of God effects the prefervation of the Univerfe; were it poffible that any external reftrictions could affect that power, the energies of perfect goodnefs and wifdom would be in the fame degree reftrained, and the government of the universe would be rendered, in proportion to that reftriction, defective. But from power committed to human agents, it is impossible to feparate much imperfection, both in wifdom and goodnefs; fuch power must, therefore, be restrained, and the most effectual fecurity against the mifemployment of that which must be left to form

form a Government, is to make the perfons it is vefted in refponfible. This refponfibility however cannot, for fuch reafons as have been affigned, be made to bind the hands of fovereignty itfelf. It would be an aburdity, it would be creating a fovereign to judge the Sovereign. But the fame advantage, without the fame abfurdity, will be obtained by making the immediate agents of the crown * responsible. Thus shall we acquire the advantage, if not of wifdom and goodnefs, yet of that which must in human regulations be accepted as a fubftitute; wifdom, and the reftraint of evil dispositions. Without a competent degree of wifdom, the poft of minister in a free flate cannot be long maintained;

* I make no apology for using this metaphorical exprefion; the attempt to ridicule it that was made by a hostile pen, is too filly to affect one reasonable perfon. A child who does not know that by the crown is meant the king, or the royal power, should be fent to school to learn the general use of metaphors: a man who has not learnt it, must be past instruction.

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and, if virtue fhould by chance be too remifs in the tafk of fcrutinizing, malice itfelf will always jealoufly examine the defigns of those who hold a ftation fo exalted. With this fecurity, the Monarch may be fafely vefted with that power his dignity fo indifpenfably requires, of naming his own minifters. The external preflure of circumftances will fpeedily remove from fuch an office those that are unfit to hold it ; and among the reft, it is defirable, as well as just, that the Sovereign fhould be left at liberty to choose.

Having thus difcuffed fome leading points relating to the regal power, the queftion naturally occurs, what other matters must be left in the disposal of that power. To this a general answer has been virtually given in the enumeration of those reasons which make a King defirable; and render him, in reason, neceffary to a constitution wisely regulated. By these, it evidently appears, that the power intrusted to the Monarch must be such as fhall fhall, when requisite, enforce obedience to the Laws; and provide for all those state occasions which may call for secret counsels, and for promptitude of execution.

For the former purpole, the King muft have the management of all fuch military forces as are deemed confiftent with the maintenance of liberty; and what he wants in actual power, muft be conferred in fplendor, dignity, patronage, and influence; by fome of which opinion, and by others intereft * is engaged in the defence of legal Government.

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* In England, where whatever may in any way affect the caufe of public liberty, has been more fully fifted than in any other country, much has been faid and written upon the fubject of *influence*. The queftion lies, in fact, within a very narrow compass. Influence is a fupplement to limited authority which the corruption of national morals, and that alone, will render neceffary. Would men attend impartially to reason, a Government whose movements were difcussed, must either proceed well, or else be liable to change: The latter purpose above recounted, points most evidently and unequivocally, at negociations, treaties, the management of war, and all relating to it, including the right of declaring it, and of making peace; all, however, to be executed by the agents of the crown, under the tie of wheir responsibility. But by them exclusively, as being matters which require the highest political wisdom, knowledge, and experience, attended with

change : but when men will not do rightly without an interest in it; when devotement to parties, without regard to measures, is openly avowed ; when some are fo atrocioufly befotted to their private interest, that they can even wish for the heaviest misfortunes to their country, in order to drive out a fet of men whom they may then fupplant; the wheels of Government, thus clogged by cold friends, and refifted by virulent oppofers, could not poffibly move on without the oil of influence; and they who would deny it to others, would be the first to pour it in themselves. In few words, virtuous and patriotic spirits would refist influence, and reject it with difdain; corrupt and interested minds will not do even what they wish themfelves, in state affairs, without its impulse. In oppofing Government, much influence will in fuch times be always employed; in defending it, there must be therefore a ftrong necessity to use it.

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much fecrecy, unfhaken steadines, and prompt activity; all of which can neither be expected in the current, but crude notions of the multitude, and most of which are incompatible with the proceedings of any large affembly.

Inveft, then, the hereditary Sovereign of a free and reafonable monarchy with dignity and fplendor to command refpect, with the power of doing good to gain affection, with patronage to govern interest; make him the great fource of right and justice, of honour, and preferment ; arm him with due ftrength to cruin a partial rebellion, though not to exercise oppression : bestow on him the means to be abroad refpected, relied upon, and if there be occasion, feared; and for the use of these prerogatives, let not himself, but those whom he employs, be answerable; and the state will then be made a body fit for action; and yet fecured from most of the diforders which the fermentation of bad paffions might produce.

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It feems not in this place neceffary to defeend to the detail of all the branches of prerogative. The reafonings above flated, will apply to the defence of those with which the monarch of Great Britain is invested, and will show the great necessity of some of which a neighbouring king has been despoiled. To do much more, is beyond the purpose of the present treatife.*

* For fuller information on this fubject Judge, Blackftone's excellent chapter on the prerogative fhould be perufed with care, (Comm. b. i. c. 7.) in which republican principles are occasionally opposed with manly vigous, and great political fagacity.

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CHAP. X.

Of the Balance of Powers.

WE have now two powers established in our state, and only two, the natural power of the people, operating through the legislative assembly, and the conceded or artificial power of the Sovereign.

Now as one indifpenfable guide in political regulations and contrivances is the knowledge of human nature, the fubject to which they muft be all applied, we muft not fail to recollect that, of all the paffions of mankind, the moft reftlefs and infatiable is the love of power; and confequently, wherefoever power is given with limitations, attempts muft be expected to fhake off reftraint, or to acquire at leaft an ampler fhare. Suppofe, then, the two tw in cr th

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two powers established in our fancied state, inclined, as they would be, to make incroachments on each other; it is evident, that, as our regulations stand at present, the contest would be perfeCly unequal.

The Sovereign, limited by Law, and armed with fuch a force, as is calculated rather to prevent the difpolition to relift, than actually to overcome great efforts, still lefs to make addition to his power by any acts of violence; having beyond this, no other fupport than public opinion, and an influence which can operate only within a certain diftance from the throne, and not at all upon the bulk and body of the people; being befides a confpicuous, and generally, among a free people, (though frequently withou, the flightest reason) a suspected object, could do but little towards acquiring any new acceffions of authority : and whatever he might do by unfuspected means, would be with cafe, as foon as its effects difcovered it, repreffed.

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repressed, and for the future totally prevented, by a fingle effort of the legislative power.

On the other hand, the legiflative body, holding an authority derived directly from the people, and by election reverting to them periodically, will not fo readily incur fufpicion of ambitious aims : or if it were fufpected, the people would in general be eafily perfuaded that the power their reprefentatives acquired was gained, in fact, to them; and confequently would be ready to fupport and countenance fuch efforts.* Befides this, two of the greateft powers that can be given, are already, by our fuppofition, vefted in

* In England where, fince the dreadful troubles of Charles the first's reign, and the miferies enfuing, the people have been more enlightened than in other countries; concerning the comparative merits of Monarchy and Democracy, they have been known to make firong efforts in fupport of royal power. But this is a degree of political fagacity not to be expected in general, nor to be calculated upon in theory. th: in

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that body: thefe are the power of granting money, and the power of making laws.

In the form of money, the public force is reprefented most compendiously; without it neither military strength can be supported, nor any effort of importance made; not even outward dignity and splendor can be long maintained. Whatever may be nominally the powers conceded to the Sovereign, they are all at once suspended if the public purse be closed against him.

The legiflative authority is alfo of fo great extent, that it can at any moment change the conftitution. Whatever be the powers eftablished, to whatever hands entrusted, or in whatever form conceded, a fingle act of legislation may abolish them at once : or if that were too bold an effort, on the fupposition that the body of the people might prefer the former state of things, and would refent such daring innovation; yet still, by imper-2 ceptible

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ceptible approaches, which the people could not trace, nor would be likely to fufpect, an attack upon the regal power might be maintained, which in the end would render it fubfervient wholly to the legiflative,

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Against fuch evils, whosever wishes to preferve the form, and to enjoy the great advantages of monarchy, will be inclined to make effectual provision.

With refpect to money, it must be confeffed that the reftraints which the withholding of a full command of it imposes upon monarchy, are absolutely neceffary, to prevent oppression. The powers that must be vested in a King are such, that could he gain supplies at pleasure, neither property nor freedom could have that security which the rights of man, above enumerated, demand. Making then, at proper times,* some ge-

* For inflance, at the acceffion of a new king, as in England.

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ci ta fic it pe m he fa fa fa fit be m im neral and adequate provision to fupport the royal dignity, we must in other matters leave the monarchy with this ftrong check upon it. Nor is the power of thus withdrawing aid fo much a force offensive as defensive : it may difarm a power that feems too formidable, but raifes up no arms against it.

The power of legiflation is very differently circumstanced, it may be used to make attacks direct or indirect; and as, in our confiderations on the fubject of reprefentation, it was advanced as a maxim, that it is the perfection of political contrivance, for every man to be employed in doing that for which he is most fit, fo here also we may apply the fame remark. To watch over his own prerogative, the fovereign is undoubtedly most He, with his immediate advifers, can fit. best perceive when an attack upon it is either made or meditated : his interest is the most immediate and most urgent, to detect in-Ρ croachments,

eroacliments, in whatever manner covered and difguifed; and he is first concerned to stand upon his guard against that rival power which must by its own natural strength prevail, if not resisted with some care, and balanced by some force of counterpoise.

To give the Sovereign, then, the means of meeting fuch attempts with proper vigour, it is neceffary that he fhould be allowed to form an integrant and independent portion of the legiflature: to every act of the great and popular body already conftituted, his full affent muft be required; his fingle negative muft be made of force fufficient to prevent all innovation in the law, which he may apprehend as hoftile to his power and dignity, or may effecm for any other reafon inexpedient; and this without delay or interruption, left the adverfe power fhould gather ftrength to make refiftance.

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With refpect to this great power of counteracting the proceedings of the other branch of legiflature, we have feen that it is neceffary to defend the royal functions. It must be confidered alfo, left it fhould appear more formidable than in truth it is, that it is innovation only which the King is thus enabled to refift. If the conftitution of the flate was tolerably formed before, it cannot greatly fuffer from the want of a new Law, which, in the judgement of the Sovereign, or of his advifers, (by the fuppolition, men of, at leaft, fome competent degree of wifdom) shall appear to be of evil tendency. For the exertion of this, as well as every other branch of fovereign authority, those counfellors will be of courfe refponfible.* If, however, the Law proposed, and thus refisted, should have found wifdom on its fide, or very evident ex-

* Unlefs, as is fuppofable, he fhould difmifs them at the inftant, and turn the privilege against their meafures. In this cafe, it would remain to be inquired by what fecret advisers this step had been fuggested.

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pediency, it is not to be feared that men fo fituated as the royal ministers, or even the Sovereign himfelf, in a state fo constituted as here has been laid down, will venture long to stand against the general conviction of the public.*

Nor will it be fufficient thus to arm the Sovereign against attacks, direct or indirect, proceeding from the legislative affembly; he must also be enabled to put a stop to the deliberations of that body by diffolution, whenever it may be their general tendency to

* This power of rejecting bills by royal negative, has been acknowledged in its full extent by all the writers on our conflictution. That it is not dangerous, is proved fufficiently by hiftory: yet it was, within the memory of all, the favourite opinion that the crown could not with fafety ufe it; and the doctrine of many, that it ought not to enjoy it. That the doctrine is erroneous, I have not the fhadow of a doubt; and if the opinion be juft, our conflictution has received, in that refpect, a confiderable alteration, which may in time prove fatal to the very existence of the monarchy.

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thwart and to impede the neceffary powers of Government, or to declare a hoftile difpofition towards himfelf, or those whom he employs; or for any other cause to be determined by his counsellors, under the restraint of their responsibility.

This is also a power which by its nature cannot greatly be abufed. We have fuppofed it fixed by Law, that no long time shall pafs without convening an affembly of the representatives; diffolution, therefore, followed by a re-election, is in truth an appeal only, and a recurrence to the people; and in every fuch recurrence, ftrength is given to popular fentiments, and an activity to popular influence, which for their own fakes, the men who hold the reins of Government will not too frequently beftow. It is indeed, in the first instance, an exertion of great apparent power against the popular division of the legislature : but, in the second, it fubmits itself to the decision of the people. It

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It fends back the legiflators to their conftituents; but the people, in their turn, can fully flow their fentiments, either by a reelection of the fame difcarded reprefentatives, or by the choice of others ftill more friendly to their wifnes or pretensions. After which, it is most evident, that nothing could be gained to Government by further diffolutions.

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But when we have thus balanced with fome eare the two great powers of flate, the King, and the affembly chofen by the people; and have provided fome defences for that power which is artificial, and originally weak, againft that which is natural, and effentially flrong; that which is conflituted for the purpofe of producing a good Government, againft that which, by its inherent and indeftructible flrength, occasions the chief difficulty in forming any Government at all: when all this has been done, by the means above recited, there will flill fubfift, without fome further

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farther care, one evil of no trifling magnitude. It is this: that in every ftruggle and difpute, the power and will of the monarch will be fet in competition, immediately and folely, with the power and wifnes of the people; which will tend to make the former odious, and the latter violent: tubverting thus at once the chief fupport of a free monarchy, opinion, and deftroying the chief pledge of popular obedience, the want of difpofition to refift.

Against this danger also we must make provision, and the best expedient that reason can suggest is that of raising up some intermediate power between the sovereign and the people. The mode of doing this shall be considered in the chapter following.

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CHAP. XI.

On the Creation of an Aristocratic Order.

As we nave at prefent but two legal powers within our flate, and each of them an independent portion of the legiflature, it is evident, that if we would prevent their too immediate flock and conflict, we must raife up a third, of fimilar authority, to fland between them.

To render this great fervice, nothing can be better fitted than an Ariftocratic Body, which, flanding in political fituation, between the fovereign and the people, or their reprefentatives, may be inclined by intereft, and habitual notions, to refift incroachments made on either fide.*

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* In this opinion our most able states are at present happily united. Mr. Fox, in the

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This arifteeratic body must be formed, like the democratic, into a feparate and independent

the debates on the Quebec Bill, May 11th, 17,2, "laid " it down as a principle never to be departed from, that every part of the British dominions ought to posfels a government in the conflitution of which monarchy, ariftor icy, and democracy, were mutually blended and united; nor could any government be a fit one for Briush subjects to live under, which did not contain its due weight of ariftocracy, becaufe that he confidered to be the proper poile of the conflitution, the balance that equalized and meliorated the powers of the two other extreme branches, and gave ftability and firmness to the whole." And afterwards the fame gentleman declared, " that fo neceffary was ariftocracy to all governments, that in his opinion, the deftruction of all that had been deftroyed, could be proved to have arifen from the neglect of the true ariftocracy, upon which depended whether a conftitution fhould be great, energetic, and powerful." Stockdale's Debates, p. 516. and 520. An. 1791.

Mr. Pitt alfo, alluding to Mr. Fox's words, faid, that " Ariftocracy was the true poile (as the hon. gentleman had emphatically flated it) of the conflictution. it was the effential link that held the branches together, and gave flability and flrength to the whole. Aristocracy reflected lustre on the crown, and lent fupport and effect to the democracy, while the demoeracy gave vigour and energy to both, and the fove-Q'

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pendent affembly,* for the purpofes of deliberation, and entrufted with an equal fhare of legiflative power. Queftions of much intricacy and importance will obtain, by this contrivance, full difcuffion : taken up in this affembly on different grounds, and viewed in new and various lights, it may be hoped that they will gain elucidation, in one part of the procefs or another, from the beams of truth. And if there be, at any time, occafion to refift opinions, which, though falfe, may happen to be popular, the effort may be made more fafely by a body of this nature, than by the fingle act and intervention of the Sovencign.

reignty crowned the conflitution with authority and dignity." *Ibid. p.* 521.

See alfo the very firiking quotation from the writings of John Adams, cited by Colonel Simcoc in his fpeech upon the fame occafion. P. 513.

* It is true that there were firong reafons, at the first affembling of the deputies in France, for an union of the orders in one house; but reasons that must vanish with the temporary exigence and the ancient government.

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A rich and hereditary nobility, created originally by the Sovereign himfelf, will poffefs those properties exactly, which we feek in an order fo to be employed. Connected with the monarch by the mode, and brought near to him by the degree of their political elevation, these nobles will furround his throne, augment its daily fplendor and its general influence, and form a bulwark between him and democratic power, without conferring any real ftrength that can be rendered dangerous to liberty. Independent at the fame time, both by wealth, and by hereditary right to hold or to transmit the honours once conferred, this order will not be enflaved by royal influence; even the perfonal obligation of a gift that cannot be retracted, will not bind too ftrongly or too long, when other motives intervene to counteract it.* Such a body will be, if any can, above cor-

* In England it has been proved, that the obligation of a title conferred, may be forgotten in a time incredibly flort.

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ruption. Interested above all other subjects in the prefervation of that social order on which their rank depends, and as much, at least, as any others in the prevention of such arbitrary measures, or such popular licentiousness, as may less the fecurity of property, or other personal rights, the cluss of nobility will oppose itself alike against the machinations of a King defirous to extend his power beyond proper limits, or the excesses of a people defirous, in the name of liberty, to act the tyrant.* It will be found, therefore, the

*" On peut douter que le Roi accepte *librement* la profeription de la Nobleffe, et fanctionne le malheur des plus illuftres familles du royaume. Une profonde reflexion a dû lui faire connoître que dans un grand etat, la Nobleffe, non point comme ordre, fi l'on veut, mais comme claffe, comme élément d'un fénat national, préfente un appui durable à la conftitution, à la liberté une mefure fage, au trône la fplendeur et la puiffance qui lui conviennent." Thus writes a fenfible and intelligent author, by birth a Genevan, M. Mallet du Pan, in the Mercure de France. He then afferts the fame, in effect, as I have faid above, and proceeds, " Ces vérités contre lefquelles il eft de mode d'argumenter aujourd'hui, ne font point detruites par l'affectation the fureft anchor of the ftate in every kind of political agitation.

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There is nothing fo difficult for a prince, defpotically inclined, to render patient and fubmiffive as an high fpirited and independent nobility. In France the gradual extinc-

fectation mentongère de confondre la corruption de quelques nobles, et la feodalité, avec l'inflitution politique de la Noblesse dans l'etat. Tant qu' à Rome le fénat a joui de la confideration et du pouvoir, qu'il a balancé la force toujours croiffante du peuple, la republique s'eft élevée au plus haut digné de gloire et de puissance; elle n'a perdu fa liberté, elle n'est devenue le patrimoine des Néron, et des Caligula, que lorfque la Nobleffe avilie, et le fenat fans force, n'ont pu empêcher le peuple de se vendre aux tyrans. Lorsque Cromwell, fecondé du parti fanatique, voulut regner par la crainte, ce fut contre la chambre des pairs qu'il dirigea les fureurs des communes. Des qu'elle fut detruite, la liberté s'anéantit avec elle, et l'on vit bientôt un Roi foible et malheureux cimenter de son sang: la fervitude publique." Merc. de France, No. 32. August 3d, 1791. M. Mallet du Pan writes uniformly with the fentiments of an Englishman, acquainted with the true principles of politics; and has had the honour to be perfecuted, on that account, as an Ariftocrat, though a very zealous friend to liberty.

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tion of the independent nobles of the ancient flate rendered the Sovereign defpotic; and in all the flates of Europe the principles of liberty that ftill fubfift, originated chiefly from the freedom and high fpirit of the feudal barons. In England particularly, where we are indebted to the united efforts and flrong courage of that very order for the great and fundamental CHARTER OF OUR LIBERTIES, for its frequent renewal, and final confirmation, it would be unpardonable in gratitude to decry nobility, which, even for that one act, deferves to be accounted facred among us for ever.

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The fituation of a nobility, fuch as is here defcribed, oppofes itfelf with no lefs felicity against the undue influence of popular force. For which reason, and because the very existence of fuch a class is offensive to that unfocial and base pride, which, when it cannot honestly exalt itself, is defirous of obtaining gratification by the only method remaining, that that of degrading others; a nobility is generally the first object of rage, whenever there is in the people a difposition to exert their dangerous ftrength; that ftrength which for the benefit of fociety, and particularly of themfelves, ought to remain in general inactive. In the earlieft periods of the Roman republic we find, indeed, the patricians oppreffing the plebeians, but not fo much as nobles exerting their power against the commons, as in the character of rich men who oppreffed their indigent creditors, which may happen where no order like nobility exifts. In all the fubfequent periods of that hiftory, the tendency of popular pride to gain the elevation it denies to others, is perpetually illuftrated ; and in time fo far obtained its object, that the ambitious among the patricians were compelled to the expedient of being made plebeians. Then was the country ripe for the machinations of demagogues, and confequently for fubfequent fervitude. All which is no more than the natural operation of human

man pride, ambition, and other vices, not rettrained by the due balance of political authority. In our own country, the deftruction of the nobility was fought with eagernefs by those chiefs of the republicans, who wished to exercise a heavy tyranny themfelves; and when the necessity for a free and equal government was felt and understood, the nobility was fully re-established, without a murmur,

Care must of course be taken, for the fake of public liberty, that the privileges conceded to this order, be not of fuch a nature that they can produce oppression. No exemptions from the fanctions of the penal law, no exemptions from taxes or other public burthens;* no right of exacting fervices. Their diffinctions must be only such as give a dignity and splendor, without oppression any

* Such exemptions formed the real grievances felt in France from their *nobleffe*, which differed in almost every point from our nobility.

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man : titular, and armorial honours, precedence, the appointment to certain royal orders, and the like ; things which, though it is most natural for those to seek very earness ness that have a reasonable prospect of success, disturb no man's repose that has them not, while moving in another sphere, nor raise even transient envy in the bosoms of the wife.

The independence and liberality of an affembly formed from fuch a clafs, will, in general, free its deliberations from the fetters of all mean and partial interefts : and, by the fame qualities it will beft be fitted for a court of ultimate appeal, effectially if there be of neceffity admitted to it fome of those men whose lives have been employed in fludying and deciding on their country's laws. Such a court will be, in this refpect as well as others, above improper influence, and having the affiftance of knowledge, may be expected to decide impartially and juftly.

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CHAP. XII.

Farther Confiderations on an Order of Nobility

IT is a vain attempt to fquare the paffions of mankind to fuit the theories of abstract reasoners: a wife man forms his system rather on experiments, and works on human nature as he finds it.

The most important fecret is, to render even the failings and faults of men, if possible, subservent to the public welfare. The love of honour, and political distinctions, is among our strongest passions. To gratify it, men will make such efforts as few other worldly motives will produce; to aggrandize their families they will die; and these feelings, though not entirely pure, are often found infeparable from minds of the moss noble texture, and capable of the moss ex-2 cellent

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cellent exertions. Befides this, to preferve for any time a fystem of political equality, is of all attempts most vain and fruitlefs. Nobility denied in one form will rife up in another: nor can it be forefeen upon how many different pleas it will be claimed, and, in a little time, acknowledged. In Rome, when the original ftrictness of diffinction between the orders was deftroyed, those men affumed nobility, and with all the pageantry and pride of any times afferted it, whofe anceftors had gone through certain public offices. So that latterly man might be a plebeian, and yet not only noble, but proud and infolent from his nobility. The images of their anceftors preferred to curule honours, were their armorial bearings; were fet up in their houfes and carried at their funerals, with a pomp exceeding that of modern heraldry. Yet this was a republic, without a titled nobility, in which the new man Cicero had a thoufand infults to encounter, before even his uncommon merit could procure him due re-R 2 fpect,

fpect.* So invoterate are these propensities, and so impossible is it for any fystem wholly to prevent their operation. A forest might be kept upon a level, but it could only be effected by a labour which nature would be ever active to defeat; by cutting to a certain mark the best and finest trees, the shrubs could never be trained up to any height or magnitude.

There are many public fervices which honours only can repay, and those not merely perfonal, but of greater value and duration. To hold in high respect the families of men, whose actions have been great or wisdom eminent, is natural and just. It shows the

* To fhew that the exiftence of a titled nobility is not fo hoftile to merit as the common prejudices of mankind; in England, where there is fuch a nobility, the fon of a cobler or a fcavenger might become the first man in the nation, next to the fovereign, with much lefs difficulty than Cicero encountered to obtain his dignities in Rome. Through the channel ofthe law he might become lord chancellor, and then prime minister. Other means of rife might alfo be pointed out.

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fanctity of virtue by which a whole defcent can be illustrated, and gives, as far as mortal power can give, a kind of immortality of honour. When the career of life is nearly clofed, of what avail are perfonal diffinctions to a wife or thinking man? but to exalt his family he will purfue his toils to the very verge of life. It is wife to have incitements of this kind for those who may despife all meaner motives, and to keep them in gradation, fo that very few indeed may fland above the hope of gaining fomething more. This is to take fair advantage of the ftrongeft human propensities, and to use them as the means of caufing good and great exertions.

Honours gained by public fervice are paid to those who first achieve them as a general debt; they are continued to their families, because it is most evident that otherwise, in comparison with the benefits conferred, they are futile and inadequate rewards; to violate them, them, at any period, is national diffionefty, amounting to lefs than a direct confession of being too base to merit any noble fervice, and much too false to answer any confidence.*

From a clafs of men accuftomed to look chiefly to high objects, hereditary counfellors of ftate, and legiflators, commanding the beft means of general information and improvement, a nation cannot fail to gain acceffion of fome great and noble fentiments, which will on due occafions fhow themfelves in its defence and fervice : and if, as in the execucution of all human plans there will arife defects, the origin of honours fhould not always be in practice that which fages might point out, the ufes of the clafs which

* Is there any Englishman fo void of feeling as not to glory in the elevation which fome great English families enjoy from the achievements of their anceftors? To beftow them was originally a duty, to esteem them facred is the only proof that can be still preferved of public gratitude.

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bears them will yet remain the fame; its independence will refift ambitious projects from the throne, and its collected firmnefs check the turbulence of demagogues.

The picture of a well-conftructed fociety cannot be perceived in a monftrous and forced equality of ranks, but in fuch a regular gradation of them, as may give to those whose tafk it is to aid or to participate the government, dignity, and noble elevation; to the greater numbers, who to be happy must be governed, protection and fecurity, without the flighteft danger of opprefiicn. Thus, in a garden well arranged, the high and fpreading trees will neither be cut down nor violated, but placed in fuch a mariner that, while they neither intercept the fan, nor draw the juices of the foil from the humbler plants, they may effectually ward off from all the fury of the north, and blighting fharpnefs of the eaft.

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CHAP. XIII.

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On a Religious Establishment.

THOUGH it be a most false, and the refuge of a desperate perversenes, to affert that religion was at first invented by the magistrate or lawgiver, the better to effect his purposes; yet certain it is, that to Law and public order, there can be no aid so perfect or so powerful as religious principle. That which pervades the heart, and regulates the fecret so for a disposition towards offence, as human Law can never take within its cognizance; and by referring to a judge of infinite intelligence, excludes all hope of passing undetected.* An

* See Warburton on the alliance of church and flate. b. i. c. 3. where the fubject is more fully treated, and more

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An aid fo powerful fhould, moft affuredly, be fought by every wife and prudent lawgiver; and a good man, in those circumstances, must naturally wish to make that doctrine prevalent which he himself believes to be divine.

Now it feems impossible that without the aid of an establishment, the culture of Religion can be properly encouraged, or its permanence fecured : for, though to entertain fome notions of Religion be fo natural to man that he is hardly ever found divested of them totally, yet, to think correctly on a subject fo abstrufe, or to act consistently with such good principles as he admits, things so little fuited to his feeble reason and strong passions, that we find him always liable to

more ably: the whole chapter well deferves a careful and confiderate perufal. I would, however, have it underflood, that in commending certain parts of that very able work, I by no means undertake to be a blind defender of the whole.

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the greatest corruptions in opinion, and the most extreme licentiousness in conduct.

As an anchor to prevent, in fome degree, uncertain fluctuations, an eftablifhment is highly uteful. It is a public testimony of preference to the perfuasion fo maintained, by which it is enabled to command attention and respect. It enforces duties which might otherwise feem merely speculative; and gives, in due return for the support that Law derives from the internal principle, the strength of Law to regulate the outward practice.

The Religion to be eftablished in any country must be, for many reasons, that which the people, or an evident majority among them, may approve. In the first place, from a kind of necessity; for the people, having indefeasibly the main strength of the state refiding in them, cannot, if it should become a contest, be compelled to pay obedience, where they do not give assent: or if, in matters

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matters of lefs confequence, the might, yet in that which they fo ftrongly feel as their Religion, they will not be fo tractable. In the fecond place, from evident expedience; for as the end of an eftablifhment, in common with all other plans of legiflative wifdom, *is public benefit*, the greater number it embraces, the more widely are its benefits diffufed.

With refpect to the internal form of an eftablifhment, fhould any be prefcribed by the Religion thus admitted, that of courfe muft be preferred. If it be left to men, as in the Christian revelation we have cause to think it is, to form the government of church, as well as state, according to their views of general utility, then it must become a work of human wisdom like the former.*

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* The regulations introduced by the Apostles in their churches, are not in Scripture recommended to us as our models. It appears, indeed, most wife to imitate,

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Without attempting a detail, which here would be mifplaced, thus much at leaft is evident, that of things defigned for fimilar ends, the regulation fhould alfo be, in wifdom, fimilar; confequently, as political eftablifhment, conftructed upon the knowledge of human nature, calls for a gradation of orders, with provision for the ableft minds to govern, and the inferior to obey, with prospects to excite a laudable ambition for the public fervice; fo alfo in the church eftablifhment there muft be, for the fame reafons, the like fubordination, and the fame incitements.

The ecclefiaftical eftablishment, as well as every other in the state, must be made subject to the Sovereign; and it will be right

as far as we can trace them, and the change of public manners will admit, whatever infitutions were devifed by men fo wife, and fo peculiarly affifted; and this the Church of England has endeavoured: but the difcretionary use of human wildom feems to be allowed most fully.

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that in this alfo, as in the others, he fhould be regarded as the primary fource of honour.*

As property is, by the natural principles of liberty, inviolable, and Government itfelf is inftituted principally for its defence; it is juft and neceffary, that ecclefiaftical property, in whatever form conferred, fhould be held at leaft as facred as all other. By ecclefiaftical property, of courfe, is meant that provision and subsistence which men legally acquire by exercifing religious functions, or by holding any certain rank within the church establishment. Between which, and all other property, it feems that no diffunction can be justly made; or if any, fuch only as must be entirely in its favour.

* The popular election of bifhops, &c. has fomething fpecious in it, and might anfwer well when all men had fome purity of zeal, but in times of much corruption, we well know that the intriguing and impudent would always gain the advantage against modest piety, learning, and true merit.

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From the office which the ministers of Religion hold, as employed in public worship, and in the general instruction of the people, it is neceffary that the whole eftablishment should be maintained by Law, on fuch a footing, that neither dependence may render them timid, nor indigence contempti-The illiberal of all-claffes, if they ble. could command their teacher, would infult him; and the vain, if his appearance were not decent, would despise him. We must proceed in this cafe, as in others, not upon the fuppofition of the virtues which men ought to have, but fo as to obviate the danger of those vices which we know are always prevalent.

To all perfuations in Religion, befides that legally eftablished, should be given an entire toleration; with this exception only, that whenever there appears in any fect a hostile and an active spirit, eager to subvert and to supplant the church, to which the Law has given

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given establishment, such restrictions must be made as legiflative wifdom shall efteem fufficient to defeat those machinations; that the country be not torn by contests the most violent and dangerous, nor the majority of people interrupted in the worfhip they prefer, nor deprived of those advantages, for the fake of which the eftablishment was at the first deemed necessary. To form an inflitution, and then refuse protection to it, would be the height of folly. So long as any dangers can be justly apprehended, to endeavour to remove fuch Laws as form a barrier to the church eftablished, would be to try to make the legislature counteract itself: to perfuade an honeft man to give away his own fecurity, and yield, through mere well-meaning, his only weapons of defence, to those who have declared themfelves his enemies. While religious opinions continue matter of fpeculation, or of private observance only, they fall not within the jurifdiction of the legiflator; but when they

they are productive of defigns and actions deftructive of that order, which the wildom and goodness of the nation has appointed, they then require restraint and counteraction.

CHAP.

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C H A P. XIV.

On the Right of Refiftance.

As in this finall tract fome points have been denied, which the extravagant afferters of freedom mifunderstood have confidered as axioms; and fome truths afferted, concerning the neceffity of order and obedience, which are hoftile to many notions injudicioufly connected with the caufe of natural rights; and as in maintaining fome parts of my opinion I have called in aid fome texts of Scripture, which have been preffed fometimes, however unfairly, into the ferrice of the papal doctrines of non-refiftance and the like; it will not, perhaps, be expected by fome readers, that with the fame zeal that I have fhown in the defence of Kings and Nobles, I fhould Τ

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I should maintain also the right of general Resistance to oppressive Government.

To this, however, the political opinions herein stated, do, if rightly understood, directly lead. With the fpirit of an Englishman have I read, argued, and written; with the fpirit of a man, who, feeling that by the conftitution of his country are fecured to him and all his fellow fubjects every real right of man, and thankful to heaven for all the comfort that fecurity conveys, must regard, not as crimes, but as proofs of wifdom and of virtue, those great efforts of relistance, by which it was at first obtained and afterwards perpetuated. Had the refiftance of the Commons in the reign of Charles the First been confined to the rejection of all arbitrary impofitions, and the prevention of all arbitrary judgements and oppreffive meafures; every ftep, in fuch a caufe, prefcribed by ftrict neceffity, would have been within the boundaries of right: but when they thence proceeded to

to degrade the nobles, perfecute the church, and with a mockery of juffice try and murder him to whom, in all juft points, they owed obedience, then their guilt effaced their former merits, or rather brought to light their dark hypocrify. For this, when they had filled their meafure of iniquity, they were punifhed; firft by a ftrong tyranny they raifed themfelves, and then, by being configned to infamy, and the public execration of pofterity.

Of the Revolution in 1688 we now all think alike, or nearly fo: we regard it as the glory of our nation; as a memorable and most illustrious proof of public virtue, firmness, moderation, and true wisdom. Those only are differint who hold, as very few at present do, the old doctrine of right indefeafible; and those who, on the contrary, think that effort was imperfect, because it did not reproduce the horrors of the former æra; or who think, as some at present seem to do, that as a Revolution, it was indeed a good T 2 thing, thing, but fhould be preparatory only to another, which in its turn must lead to other Revolutions in everlasting fuccession; imagining of Government, as the old fanatics did of religion, that it was

For nothing elfe but to be mended;

And that the thing to be defired in politics is the want of permanence in all inftitutions, and the frequent introduction of confusion.

Having premifed thus much as explanatory of my particular notions as an Englifhman, I fhall proceed, as in the former inftances, to confider the political doctrine I advance on the general principles of wifdom and of right.

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THE Right of making Refiftance to oppreffive Government is founded upon that which nature has most strongly intimated, and no respectable authority has ever called in question, the right of felf-preservation; which, though conveniently afferted in this fingle phrase, is in truth no other than the right above laid down as natural, the univerfal right to life and all its innocent advantages, derived expressly from the gift of the beneficent Creator.

When from the imperfection or the inequality of law, or the iniquity of fome prevailing cuftom, the value of that general gift is grievoufly diminifhed, by the infecurity of life, of liberty, or property, it then is wife and just to introduce fuch reformation as the cafe requires. Whatever has been infituted the collected ftrength of many may annul: the right to exercise this power depends upon the

the justice of the cause. Whoever finds himfelf aggrieved, and liable by the eftablished ftate of things to be fo, in those great points wherein the focial liberty of man confifts, in those effential rights to which he is attached by the most natural of all feelings, the defire of felf-prefervation, is authorifed to join with others, and to make refiftance. Laws are not facred in themfelves which defeat, inftead of being friendly to, the end of all good Government, the general welfare; and refiftance may be carried on by all expedient means, till permanent redrefs and due fecurity shall be obtained. The precepts recommending honour and obedience to all human inftitutions in behalf of Government, are applicable only to the general flate of things, when all proceeds by rules admitted, and in the even tenor of a fixed eftablishment; not to those few periods of ebullition, and general exertion, when by a ftrong neceffity men are compelled to change their form of Government, or new-model fome impor-

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important parts, or elfe relinquish their true rights as men. By the commands of Scripture and morality enforcing order, individuals are in general most strictly bound; nor does the exception take its rife until the cause become a common one; until the justice of the plea be evident, and the necessity for the effort prefing.

In wifdom, however, it muft be remembered that a total Revolution, changing every thing, and annulling all exifting authority, is a very defperate meafure. It introduces anarchy, the worft and moft pernicious flate of man collected in fociety. Nor can it often be required : bad Governments have parts, in general, that are good : thefe experience has approved and made familiar, and to change them is to choofe a hazardous experiment in preference to certain knowledge. Need we add that fuch a preference is folly, if not wickednefs ?

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This alfo, for the fake of justice, must be laid down as a maxim to be kept in mind in every Revolution or new-modelling of Government, partial or entire, if in times fo circumftanced the rules of juffice or the voice of reafon can be heard; that property or fubfiftence legally acquired, under any previous forms of policy, however faulty, must be held facred in the perfons of the individuals fo posseffing or enjoying them. For as the heaviest of punishments, hardly excepting death itfelf, is degradation, or the reduction of man from affluence to a state of indigence, either absolute or even comparative, to inflict this punishment on those who have been guilty of no crime, must be a cruel and a violent injuffice. Whatever there might be improper in the prior laws, they were, while they existed, the bond of the community, and to live according to them was not only innocent, but neceffary. Under the faith of the fubfifting Government, and confequently of the whole nation, while the nation acquiesced,

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quiefced, men exercifed their powers and talents to obtain fupport; and confequently, by the faith of the whole nation, if there be any, they ought to be protected to the end of life in those their lawful acquisitions. If favings are decreed in certain branches, the nation in the end will be the gainer, but cannot juftly make its profit by the ruin or diffress of those who there have vefted all their hopes of maintenance, who fought their fituations with the fanction of the laws, and paid the legal price to gain them. The lapfe of a few years will, in the courfe of nature, clear away the prefent holders of fuch pofts as may feem burthenfome, and then fuppreffion or reduction may be made without injustice, and the immortal public will enjoy the benefit.

If for the neglect of this juft maxim be alledged the preffure of a public neceffity, even this plea, fpecious as it may appear, muft be injurious and falfe. If there be indeed a public neceffity, the public fhould combine, gene-U rally rally and individually, in fair proportions, to remove it : but to plunder any fingle clafs of the community, merely to relieve the reft, who have no better claim than they to favour and protection, may be the law of the ftrong, but never can be of the juft ; it is indeed the utmost ftretch of public profligacy.

With refpect to honours, the fame rule fhould be obferved; for if the worth of property be rated by the natural feelings of mankind concerning it, then muft honours be among the most inviolable kinds of property, and that which would be last relinquished: mere honours oppress no one; but the loss of honours, lawfully obtained, without a crime, is a very grievous oppression.

Very different is the cafe of privileges which are, in their nature or effects, oppreffive. It is not just that any men should, for an hour, endure oppression, for the sake of those who, by a claim once legal, had gained a power (147)

a power to exercife it. The privilege was from the first offensive to natural right and justice, and the defire to use it, so vicious, base, and cruel, that it can deferve no tenderness or management. It may be at any time destroyed, and by any mode of abrogation, so that it be attended with no penal judgement, but that loss, against the men, who, when they used it, had the fanction of the law,

Such have been my private thoughts upon the general principles of Government, and the moft ftriking features of political fcience; which I have no farther laboured to accommodate to the Conftitution of *Great Britain*, or to aim againft the prefent errors of *France*, than as the one appeared to me confiftent with the foundeft wifdom, and the other pregnant with confusion and deftruction both in their origin and example.

The

The general maxim on which the whole difcuffion has been founded, and which, for diftinctnefs fake, I here repeat, is this: THAT THE SOURCES OF ALL GOOD GOVERN-MENT, AND ESSENTIALLY OF ALL RIGHT TO GOVERN, ARE WISDOM AND GOODNESS.

My deductions from this principle, and reflections on the fubjects naturally arifing thence, I have now made public; becaufe I feel a hope that they may be of fervice to my country; and becaufe I know, undoubtedly, that whomfoever they fhall perfuade to think as I do on the whole, or concerning the main parts of thefe great topics, they will make a zealous friend to public order, public virtue, and public liberty.

APPEN-

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APPENDIX,

A Review of the French Declaration of the Rights of Men and Citizens on the Principles of this Treatife.*

DECLARATION.

REMARKS.

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 $\mathbf{M}_{ ext{EN are born and al-}}$ THERE is nothing in ways continue free and equal as to their rights. tionable, or not recognized Social diffinctions can be fully by the Conftitution founded only upon gene- of Great Britain. ral utility.

I.

this article that is objec-

This

The

* The preamble is omitted, as containing nothing that reguires to be controverted, except the general notion that the good propofed can be effected by the declaration fubjoined, the falfehood of which will be evident from the remarks annexed.

4

DECLARATION.

II.

The end of every polirical affociation is the prefervation of the natural and imprescriptible rights of man. These rights arc, *liberty, property, fecurity,* and fiftance of oppression.

III.

The nation is effentially the fource of all fovereignty. No body of men, nor any individual, can exercife any authority which is not derived from it.

REMARKS.

п.

This alfo is acknowledged; and is afferted fully in this treatife, at p. 21.

Ш,

The nation has, indeed, effentially the power by white all Government muft be fupported. But Government is its moft effential want; could a nation govern itfelf, there would be no occafion to

appoint a Government. The principle is also practically dangerous: who will obey, when he is told, that it is his right to govern? They who can controul their governnors are not governed. That all authority is, in fact, derived from the collective firength of the many, is a truth; but is a truth from which no obligation to obey the many can be properly deduced. The many must obey, for their own fakes, because they know not how r

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REMARKS.

to govern. If they command, it is becaufe they can, not becaufe they ought: becaufe they are firong and wilful, not becaufe they are either wife or virtuous. If a majority, however great, affume, by force, the right of governing, becaufe they have the power, they injure the minority; for every man has a natural right to be governed by reafon and juffice, not by brute force.

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IV.

1V.

Liberty confifts in the power of doing whatever does not injure another. Thus the exercife of the natural rights of every man, has no other limits than those which ensure to every other member of the fame fociety the enjoyment of the fame rights. These limits can be determined only by the law.

v.

The law has no right to forbid any actions except those This is true, and feems to need no particular remark.

Ϋ.

This too is very well, if it be remembered that the law

DECLARATION.

those which may be hurtful to fociety. What is not forbidden by the law fhould not be hindered, nor can any man be forced to do what the law does not require.

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law alone is to determine what is hurtful.

VL.

The law is the expression of the general will.* All citizens have a right to concur perfonally, or by their representatives, in its formation. It should be the same for all, whether it protects or puniss. All citizens, being equal in its fight, are equally admissible to all digni-

Ϋľ.

The law is the expression of the wisdom and the justice of the men who formed it, and is, if they were well felected, the best wisdom of the nation : to this the various wills of the community should properly be subject. There is no such thing as a general will in large

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* Thefe are the words of Rouffeau. But Rouffeau fays alfo, that this will is intranfmiffible, that it cannot be reprefented or fupplied, and refults from the immediate will of every citizen. *M. Malouet*, remarking on this fubject in the National Affembly, faid very properly, "Rouffeau would have defined law better if he had called "it the exprefion of the public juffice and wifdom: for the general "will may be unjuft, and tinctured with bad paffions, which the "law fhould never be." Mercure de France, Aug. 30, 1791, p" 210.

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DECLARATION.

dignities, places, and public employments, according to their qualifications, and without any diffinction, except that created by their virtue or their talents.

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REMARKS.

large focieties, for there never can be unanimity; and the will of a majority may be unjust when that of a minority is just. If citizens had all a perfonal right to concur in forming laws, the fending reprefentatives would not be an

equivalent. But the forming of laws is matter of prudence, not of right; and representatives are chosen to fecure the people from oppreffion, not to utter their intentions, or to take up their opinions right or wrong. That laws should be equal is true. As to the eligibility of men to places, as places do not rank among the rights of men, the caution feems unneceffary. Much, however, will depend upon the latitude of the interpretation. If it be meant that a prieft may be created a judge, or a lawyer a bishop, upon proof or supposition of their being qualified, the measure would produce fome difcontent, and on the whole, perhaps, more harm than good. If it be intended only to prevent exclufive claims of claffes more arbitary, fuch as nobles or plebeians, to certain employments, the provision is just enough ; but fhould be made in another way, by the denial of exclusive arbitrary privileges.

Very

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VIL

No man can be accufed, arrefled, or held in confinement, except in cafes determined by the law, and according to the forms thereby preferibed. They who folicit, promote, execute, or caufe to be executed, any arbitrary orders, ought to be punifhed : but every citizen, cited or apprehended by virtue of the Iaw, ought to obey inflantly, and by refifance becomes culpable.

VIII.

The law fhould not effablifh any punifhments but fuch as are flricily and evidently neceffary : and no man fhould be punifhed but by virtue of a law effablifhed and promulgated be-

REMARKS. VII.

Very right; and perfectly eftablished here in England: except that there is a latitude in the terms of the declaration in this place, which might admit of much ridiculous interpretation.

VIII.

Right: except that it is hardly poffible for human wifdom to determine, what punifhments are firifely and evidently neceffary in fome cafes. The latter claufe is perfectly right. Right.

DECLARATION.

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before the offence, and legally applied.

IX.

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As every man is prefumed innocent till his guilt is [legally*] declared, whenever the detention of any one is judged indifpenfable, all rigour, beyond what is neceffary to fecure his perfon, fhould be feverely prohibited by laws

х.

No man fhould be molefted on account of his opinions, not even his religious opinions, provided his avowal of them does not interrupt the public order which by law has been eftablifhed.

Х.

Very just; and perfectly confistent with the principles laid down above, in Chapter the Thirteenth.

* Legally flould have been added, it is clearly meant to be implied. The X 2 This

IX.

Right.

DECLARATION.

XI.

The free communication of thoughts and opinions is one of the moft precious rights of man: every man may, therefore, fpeak, write, or print freely, except that he muft anfwer for the abufe of this liberty in cafes determined by the law.

REMARKS.

XI.

This being only the fourth article applied to a particular cafe, is nugatory and fuperfluous. It means only that a man may do in this refpect, as well as others, whatever the law does not forbid; as to the free communication of thoughts being one of the moft precious rights of man, it is true enough; it is a part of perfonal liberty, and conduces both to the comfort and to the improvement of life.

XII.

A public force being of neceffity required to guarantee the rights of men and citizens, that force is inflituted for the benefit of all, and not for the private ad-

XII.

This no Englishman will denys

very

DECLARATION

REMARKS.

advantage of those to whom it is entrusted.

XIII.

For the fupport of the public force, and for the expences of Government, a public contribution is of indifpenfable neceffity. This, therefore, fhould be equally divided among all the citizens according to their property.

XIV.

Everycitizen has a right, by himfelf or his reprefentative, to determine the neceffity of public contribution, to give a free confent to it, to examine the employment of it, and to regulate the amount, affeffinent, enforcement, and duration.

XIII.

Very true: adding only, if poffible.

XIV.

They who give their money have certainly a right to be well fatisfied, that it is legally demanded, and juftly ufed; but as moft of thefe points are totally beyond the knowledge of the generality, and as the people always will incline againft

DECLARATION.

REMARKS.

against an impost, the geral management of all these points must be entrusted to the Government, or rather to the legislature, under due restrictions,

XV.

The feciety has a right to demand of every public agent an account of '.is administration₃

ΧV.

Every public agent who betrays his truft fhould be punifhed by the law. The fovereign, however, is not properly a public agent, nor can confiftently be made refpontible. See p. 85.

XVI.

Every fociety in which there is no full fecurity of rights eftablished, nor separation of powers determined, is without a constitution.

XVI.

It flould rather be faid, that every fuch fociety has a bad conflitution; though what is faid about the feparation of powers is not very intelligible.

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DECLARATION.

XVII.

The right to property being inviolable and facred, no one ought to be deprived of it, except in cafes when public neceffity, legally afcertained, may evidently demand it, and on condition of a juft and previous indemnity.

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REMARKS.

XVII.

The plea of public neceffity was evidently intended to cover the bold rapines of the National Affembly.* But public neceffity can attack no particular property in preference to others; as the law is equal to all, fo alfo the neceffity which fuperfedes the law muft prefs on all alike, and confifcate all property or none. What indemnity have, the French clergy received `

* So fpake the fiend, and with neceffity The tyrant's plea, excus'd his devilifh deeds.

Parad. Loft. iv. 393.

↑ This is acknowledged by Mr. Mackintofh, (p. 72.) who feeks no defence for his French allies, but in his ftrange argument, that church property is not property.

Such

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Such is the celebrated declaration of rights which afferts no claim that is not granted freely to all Englishmen, except fuch as are founded on false principles:

THE END

