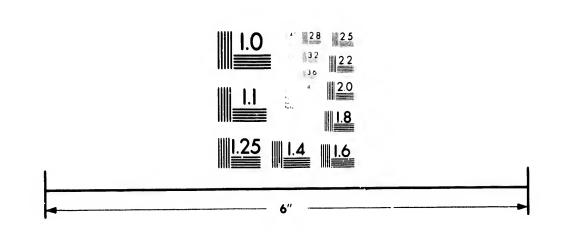
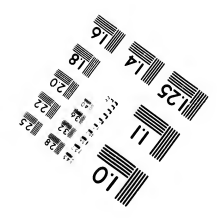


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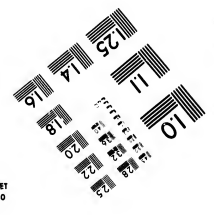




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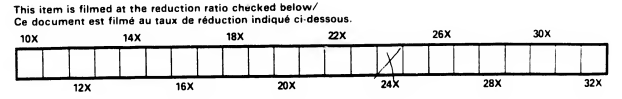
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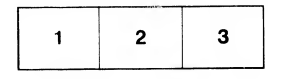
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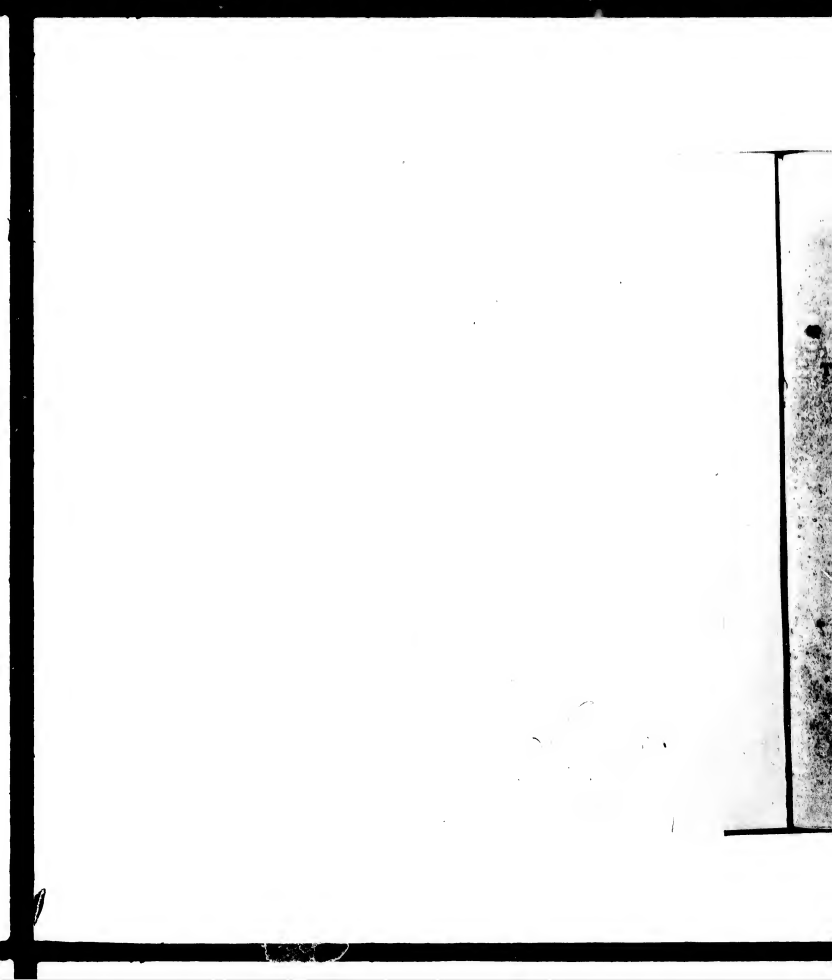
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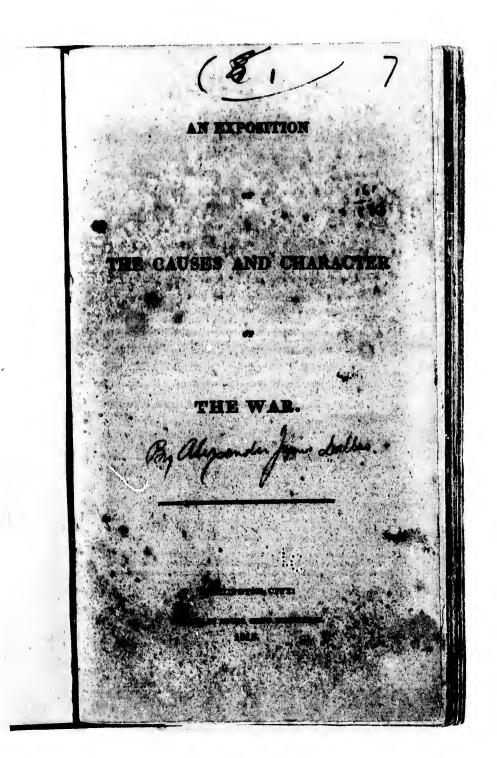
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This Emperition of the Courses and Character of the War, we pushed States, committed to the press, before any secount had been reserved in the United States, of the densture of a treaty of poises, by the American and the British seguinterer and it would have been difficult, even if it were desirable, to withheld the exposition from the public.

from the public. But the charges which have been solemnly exhibited against the American Se-Withment, in the face of the world, render an exposition of its conduct necessary, is pruce as much as in war, for the bonor of the United States, and the unsalled reputation of their arms; lest those charges should obtain oredit with the present generation; or pass, for trath, into the bistory of the times, upon the evidence of a line templeterms.

AN EXPOSITION

THE CAUSES AND CHARAOTER

THE WAR.

WHATEVER may be the termination of the negotiations at Ghent, the despatches of the American commissioners, which have been communicated by the president of the United States, to the congress, during the present session, will distinctly unfold, to the attentive and impartial of all nations, the objects and dispositions of the parties to the present session.

jects and dispositions of the parties to the present war. The United States, relieved by the general pacification of the treaty of Paris, from the danger of actual sufferance, under the evils which had compelled them to resort to arms, have avowed their readiness to resume the relations of peace and amity with Great Britain, upon the simple and single condition, of preserving their territory and their sovereignty, entire and unimpaired. Their desire of peace, indeed, "upon terms of reciprocity, consistent with the right of both parties, as sovereign and independent nations," has not, at any time; been influenced by the provocations of an unprecedented course of hostilities, by the incitements of a successful campaign; or by the agitations which have seemed again to threaten the tranquillity of Europe.

hostilities; by the incitements of a successful campaign; or by the agitations which have seemed again to threaten the tranguillity of Europe. But the British government, after inviting "a discussion with the government of America, for the conciliatory adjustment of the differences subsisting between the two states, with an earnest desire, on their part as it was alleged) to bring them to a favorable issue, upon principles of a perfect reciprocity, not inconsistent with the established maxime of public law, and with the maxime right of the British empire;" and after "expressibilities in any intention to sequire an increase of tentiory." Comp percemptorily demanded, as the price of

M. Monrod's letter to lord Castlerrach, dasse Jamary, 1814. Lord Gastlerrach's letter to Mr. Monroe, dasse the 4th of Merember, 1813. Let the American despatch, dated the 18th of Anguer, 1814.

United States, itish negotiators id the experision

the American Soconduct necessary, and the unselling t with the present the evidence of a

pence, concessions calculated merely for their own aggrandize-ment, and for the humiliation of their adversary. At one time, they proposed, as their *ine qua non*, a stipulation, that the Indiana, inhabiting the country of the United States, within the limits established by the trainy of 4728, abould be included, as the allies of Great Britain, (a party to that trenty.) in the projected parification; and that definite boundaries should be settled for the Indian territory, upon a bails, which would have operated to surrender, to a number of Indiana, not, probably, exceeding a few thousands, the rights of sovereignty, as well as of soil, over nearly one third of the territorial dominions of the United States, inhabited by more than one hundred thom-sand of their citizens.[®] And, more recently, (withdrawing, in sand of their citizens.* And, more recently, (withdrawing, in effect, that proposition,) they have offered to treat, on the basis of the uti possidetie; when, by the operations of the war, they had obtained the military possession of an important part of the state of Massachusetts, which, it was known, could never the state of Masschutetts, which, it was known, could never be the subject of a cession, consistently with the honor and faith of the American government.† Thus, it is obvious, that Great Britain, neither regarding "the principles of a perfect reciprocity," nor the rule of her own practice and professions, has indulged pretensions, which could only be heard, in order to be rejected. The alternative, either vindictively to protract the war, or honorably to end it. has been fairly given to her option; but she wants the magnanimity to decide, while her apprehensions are awakened, for the result of the congress at Vienna, and her hopes are flattered, by the schemes of conquest in America.

There are periods in the transactions of every country, as well as in the life of every individual, when self-examination becomes a duty of the highest moral obligation; when the government of a free people, driven from the path of peace, and baffled in every effort to regain it, may resort, for consolation, to the conscious rectitude of its measures; and when an appeal to mankind, founded upon truth and justice, cannot fail to engage those sympathies, by which even nations are led to parti-

• See the American despatches, dated the 12th and 19th of August, 1814; the note of the British commissioners, dated the 19th of August, 1814; the note of the American commissioners, dated the 21st of August, 1814; the note of the American commissioners, dated the 21st of August, 1814; the note of the British commissioners, dated the 9th of September, 1814; the note of the Ame-rican commissioners, dated the 9th of September, 1814; the note of the British commissioners, dated the 9th of September, 1814; the note of the British commissioners, dated the 9th of September, 1814; the note of the British commissioners, dated the 9th of Cotober, 1814; and the note of the American commissioners, dated the 9th of Cotober, 1814; and the note of the American commissioners, dated the 9th of Cotober, 1814, and the note of the American commissioners, of the 18th of Cotober, 1814, and the note of the American commissioners, of the British commissioners, dated the 21st of October, 1814; the note of the British commissioners, dated the 31st of October, 1814;

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States, under these impressions, are neither insensible to the advantages, nor to the duties, of their peculiar situation. They have but recently, as it were, established their independence; and the volume of their national history lies open, at a glance, to every eye. The policy of their government, therefore, whatever it has been, in their foreign, as well as in their domestic, relations, it is impossible to conceal; and it must be difficult to mistake. If the assertion, that it has been a policy to preserve peace and amity with all the nations of the world, be doubted, the proofs are at hand. If the assertion, that it has been a policy to maintain the rights of the United States, but, at the same time, to respect the rights of every other nation, be doubted, the proofs will be exhibited. If the assertion, that it has been a policy to act impartially towards the bellige-rent powers of Europe, be doubted, the proofs will be found on record, even in the archives of England and of France. And if, in fine, the assertion, that it has been a policy, by all honorable means, to cultivate with Great Britain, those sentiments of mutual good will, which naturally belong to nations connected by the ties of a common ancestry, an identity of language, and a similarity of manners, be doubted, the proofs will

cipate in the fame and fortunes of each other. The United

be found in that patient forbearance, under the pressure of accumulating wrongs, which marks the period of almost thirty years, that elapsed between the peace of 1783 and the rapture The United States had just recovered, under the auspices of their present constitution, from the debility which their revolutionary struggle had produced, when the convulsive movements of France excited throughout the civilized world, the mingled sensations of hope and fear-of admiration and alarm. The interest which those movements would, in themselves,

have excited, was incalculably increased, however, as soon as Great Britain became a party to the first memorable coalition against France, and assumed the character of a belligerent power; for, it was obvious, that the distance of the scene would no longer exempt the United States from the influence, and the evils, of the European conflict. On the one hand, their government was connected with France, by treaties of alliance and commerce; and the services which that nation had rendered to the cause of American independence, had made such impressions upon the public mind, as no virtuous statesman could rigidly condemn, and the most rigorous statesman would have sought in vain to efface. On the other hand, Great Britain, leaving the treaty of 1785 unexecuted, forcibly retained the American posts upon the northern frontier; and, slighting

every overture to place the diplomatic and commercial relations of the two countries, upon a fair and friendly foundation,* seemed to contemplate the success of the American revolu-tion, in a spirit of unextinguishable animosity. Her voice had, indeed, been heard from Quebec and Montreal, instigating the savages to war.† Her invisible arm was felt, in the defeats of general Harmar.‡ and general St. Clair, and even the victory of general Wayne) was achieved, in the presence of a fort which she had erected, far within the territorial boundaries of the United States, to stimulate and countenance the barbarities of the Indian warrior. ¶ Yet, the American government, neither yielding to popular feeling, nor acting upon the impulse of national resentment, hastened to adopt the policy of a strict and steady neutrality; and solemnly announced that policy to the citizens at home, and to the nations abroad, by the proclama-tion of the 22d of April, 1793. Whatever may have been the trials of its pride, and of its fortitude; whatever may have been the imputations upon its fidelity and its honor; it will be demonstrated, in the sequel, that the American government, throughout the European contest, and amidst all the changes of the objects, and the parties, that have been involved in that contest, has inflexibly adhered to the principles which were thus, authoritatively, established, to regulate the conduct of the United States.

It was reasonable to expect, that a proclamation of neutrality, issued under the circumstances which have been described, would command the confidence and respect of Great Britain, however offensive it might prove to France, as contravening, essentially, the exposition which she was anxious to bestow upon the treaties of commerce and alliance. But experience has shown, that the confidence and respect of Great Britain are not to be acquired, by such acts of impartiality and independence. Under every administration of the American government, the experiment has been made, and the experiment has been equally unsuccessful: for, it was not more effectually ascertained in the year 1812, than at antecedent periods, that an exemption from the maritime usurpation, and the commercial monopoly, of Great Britain, could only be obtained upon the condition of becoming an associate, in her enmities and her wars. While the

* See Mr. Adams' correspondence.

See the speeches of lord Dorchester.
 On the waters of the Miami of the lake, on the 21st of October, 1790.

At Fort Recovery, on the 4th of November, 1791. On the Miami of the lakes, in August, 1794 See the correspondence between Mr. Randolph, the American secretary of state, and Mr. Hammond, the British plenipotentiary, dated May and J 1:91.

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proclamation of neutrality was still in the view of the British minister, an order of the 8th of June, 1793, issued from the cabinet, by virtue of which, " all vessels loaded wholly, or in part, with corn, flour, or meal, bound to any port in France, or any port occupied by the armies of France," were required to be carried, forcibly, into England, and the cargoes were either to be sold there, or security was to be given, that they should only be sold in the ports of a country, in amity with his Britannic majesty." The moral character of an avowed design, to inflict famine upon the whole of the French people, was, at that time, properly estimated throughout the civilized world; and so glaring an infraction of neutral rights, as the British order was calculated to produce, did not escape the severities of diplomatic animaliversion and remonstrance. But this aggression was soon followed by another of a more hostile cast. In the war of 1756, Great Britain had endeavored to establish the rule, that neutral nations were not entitled to enjoy the benefits of a trade with the colonies of a belligerent power, from which, in the season of peace, they were excluded by the parent state. The rule stands without positive support from any general authority on public law. If it be true, that some treaties contain stipulations, by which the parties expressly exclude each other from the commerce of their respective colonies: and if it be true, that the ordinances of a particular state, often provide for the exclusive enjoyment of its colonial commerce; still Great Britain cannot be authorized to deduce the rule of the war of 1756, by implication, from such treaties and such ordinances, while it is not true, that the rule forms a part of the law of nations; nor that it has been adopted by any other government; nor that even Great Britain herself has uniformly practised upon the rule; since its application was unknown from the war of 1756, until the French war of 1792, including the entire period of the American war. Let it be, argumentatively, allowed, however, that Great Britain possessed the right, as well as the power, to revive and enforce the rule; yet, the time and the manner of exercising the power, would afford ample cause for reproach. The citizens of the United States had openly engaged in an extensive trade with the French islands, in the West Indies, ignorant of the alleged existence of the rule of the war of 1756, or unapprised of any intention to call it into action, when the order of the 6th of November, 1793, was silently circulated among the British cruisers, consigning to legal adjudication, " all vessels loaden with goods, the produce of any colony of

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* See the order in council of the 8th of June, 1793, and the remonstrance of the American government.

France, or carrying provisions or supplies, for the use of any such colony."⁴ A great portion of the commerce of the United States was thus aunihilated at a blow; the amicable dispositions of the government were again disregarded and contemned, the sensibility of the nation was excited to a high degree of resentment, by the apparent treachery of the British order, and a recourse to reprisals, or to war, for indemnity and redress, seemed to be unavoidable. But the love of justice had esta-lished to be unavoidable. blished the law of neutrality; and the love of peace taught a lesson of forbearance. The American government, therefore, rising superior to the provocations and the passions of the day, instituted a special mission, to represent at the court of London, the injuries and the indignities which it had suffered; " to vindicate its rights with firmness, and to cultivate peace with sincerity."[†] The immediate result of this mission, was a trea-ty of amity, commerce, and navigation, between the United States and Great Britain, which was signed by the negotiators on the 19th of November, 1795, and, finally ratified, with the consent of the senate, in the year 1795 : But both the mission and its result, serve, also, to display the independence and the impartiality of the American government, in asserting its rights and performing its duties, equally unawed and unbiassed by the instruments of belligerent power, or persuasion,

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On the foundation of this treaty the United States, in a pure spirit of good faith and confidence, raised the hope and the expectation, that the maritime usurpations of Great Britain would cease to annoy them; that all doubtful claims of jurisdiction would be suspended; and that even the exercise of an incontestable right would be so modified, as to present neither insult, nor outrage, nor inconvenience, to their flag, or to their commerce. But the hope and the expectation of the United States have been fatally disappointed. Some relaxation in the rigor, without any alteration in the principle, of the order in council of the 6th of November, 1798, was introduced by the subsequent orders of the 8th of January, 1794, and the 25th of January, 1798: but from the ratification of the treaty of 1794, until the short respite afforded by the treaty of Amiens, in 1802, the commerce of the United States continued to be the prey of British cruisers and privateers, under the adjudicating patronage of the British tribunals. Another grievance, however, assumed at this epoch, a form and magnitude, which cast a shade over the social hap-

. See the British order of the 6th of November, 1793.

† Sectie president's message to the senate, of the 16th of April, 1796, nomi-nating Mr. Jay as envoy extraordinary to his Britannic majesty.

the use of any rce of the United able dispositions and | contemned; high degree of ritish order; and ity and redress, ustice had estapeace taught a ment, therefore, sions of the day, court of Lonad suffered; " to ivate peace with sion, was a trenween the United the negotiators atified, with the at both the mishe independence ament, in assertequally unawed at power, or per-

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piness, as well as the political independence of the nation. The merchant vessels of the United States were arrested on the high seas, while in the prosecution of distant voyages; considerable numbers of their crews were impressed into the naval service of Great Britain; the commercial adventures of the owners were often, consequently, defeated; and the loss of property, the embarrassments of trade and navigation, and the scene of domestic affliction, become intolerable. This grievance (which consti-tutes an important surviving cause of the American declaration of war) was early, and has been incessantly, urged upon the attention of the British government. Even in the year 1792, they were told of "the irritation that it had excited; and of the difficulty of avoiding to make immediate reprisals on their sea-men in the United States."* They were told " that so many instances of the kind had happened, that it was quite necessary that they should explain themselves on the subject, and be led to disavow and punish such violence, which had never been experienced from any other nation.¹¹ And they were told "of the inconvenience of such conduct, and of the impossibility of let-ting it go on, so that the British ministry should be made sensi-ble of the necessity of punishing the past, and preventing the future.?" But after the treaty of amity, commerce, and navigation, had been ratified, the nature and the extent of the griev-ance became still more manifest; and it was clearly and firmly presented to the view of the British government, as leading unavoidably to discord and war between the two nations. They were told, " that unless they would come to some accommodation which might ensure the American seamen against this oppression, easures would be taken to cause the inconvenience to be equally feit on both sides." " They were told, " that the impressment of American citizens, to serve on board of British armed vessels, was not only an injury to the unfortunate individuals, but it naturally excited certain emotions in the breasts of the nation to whom they belonged, and of the just and humane of every country; and that an expectation was indulged that orders would be given, that the Americans so circumstanced should be immediately liberated, and that the British officers should, in future, abstain from similar violences." They were told, " that the

* See the letter of Mr. Jefferson, secretary of state, so Mr. Pinkney, minister at London, dated the 16th of June, 1793.

at London, dated the 11th of June, 1795. • Hes the letter from the same to the same, dated the 12th of October, 1792. ‡ See the letter from Ms. Pinkuey, minister at London, to the secretary of state, dated the 13th of March, 1793. § See the note of Ms. Jay, envoy extraordinary, to lord Grenville, dated the 30th of July, 1794.

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subject was of much greater importance than had been supposed; and that, instead of a few, and those in many instances equivocal cases, the American minister at the court of London had, in nine months (part of the years 1796 and 1797) made applications for the discharge of two hundred and seventy-one seamen, who had, in most cases, exhibited such evidence, as to satisfy him that they were real Americans, forced into the British service, and persevering, generally, in refusing pay and bounty."" They were told, "that if the British government had any regard to the rights of the United States, any respect for the nation, and placed any value on their friendship, it would facilitate the means of relieving their oppressed citizens."† They were told, "that the British naval officers often impressed Swedes, Danes, and other foreigners, from the vessels of the United States; that they might, with as much reason, rob American vessels of the property or merchandise of Swedes, Danes, and Portuguese, as seize and detain in their service, the subjects of those nations found on board of American vessels; and that the president was extremely anxious to have this business of impressing placed on a reasonable footing," And they were told, "that the impressment of American seamen was an injury of very serious magnitude, which deeply affected the feelings and honor of the nation; that no right had been asserted to impress the natives of America, yet, that they were impressed; they were dragged on board British ships of war, with the evidence of citizenship in their hands, and forced by violence there to serve, until conclusive testimonials of their birth could be obtained; that many must perish unrelieved, and all were detained a considerable time, in lawless and injurious confinement; that the continuance of the practice must inevitably produce discord between two nations, which ought to be the friends of each other; and that it was more advisable to desist from, and to take effectual measures to prevent, an acknowledged wrong, than by perseverance in that wrong, to excite against themselves the well-founded resentments of America, and force the government into measures, which may very possibly terminate in an open rupture."

Such were the feelings and the sentiments of the American

 See the letter from the same to the same, dated the 26th of October, 1796.
 See the letter from Mr. M. thall, secretary of state, (now chief justice of the United States,) to Mr. King, unister at Lendon, dated the 20th of September, 1990. 1800.

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d been supposed; stances equivocal f London had, in made applications nty-one seamen, nce, as to satisfy o the British seray and bounty." ent had any regard ct for the nation, ould facilitate the a."† They were npressed Swedes, sels of the United a, rob American vedes, Danes, and ce, the subjects of ssels; and that the is business of imnd they were told, was an injury of d the feelings and sserted to impress impressed; they with the evidence violence there to birth could be oball were detained confinement; that ly produce discord he friends of each t from, and to take ed wrong, than by st themselves the force the governly terminate in an

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th of October, 1796. now chief justice of the the 20th of September,

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government, under every change of its administration, in relation to the British practice of impressment; and such the remonstrances addressed to the justice of Great Britain. It is obvious, therefore, that this cause, independent of every other, has been uniformly deemed a just and certain cause of war; yet, the characteristic policy of the United States still prevailed: remonstrance was only succeeded by negotiation; and every assertion of American rights, was accompanied with an overture, to secure, in any practicable form, the rights of Great Britain.* Time seemed, however, to render it more and more difficult to ascertain and fix the standard of the British rights, according to the succession of the British claims. The right of entering and searching an American merchant ship, for the purpose of impressment, was, for awhile, confined to the case of British deserters; and even so late as the month of February, 1800, the minister of his Britannic majesty, then at Phila-delphia, urged the American government, "to take into consideration, as the only means of drying up every source of complaint and irritation, upon that head, a proposal which he had made two years before, in the name of his majesty's govern-ment, for the reciprocal restitution of deserters." Hut this project of a treaty was then deemed inadmissible, by the presi-dent of the United States, and the chief officers of the executive departments of the government, whom he consulted, for the same reason, specifically, which, at a subsequent period, induced the president of the United States, to withhold his approbation from the treaty negotiated by the American ministers at London, in the year 1806; namely: " that it did not sufficiently provide against the impressment of American scamen;"1 and "that it is better to have no article, and to meet the consequences, than not to enumerate merchant vessels on the high seas, among the things not to be forcibly entered in search of deserters." But the British claim, expanding with singular elasticity, was soon found to include a right to enter American vessels on the high seas, in order to search for and seize all British seamen; it next embraced the case of every British subject; and, finally, in its practical enforcement, it has

• See particularly, Mr. King's propositions to lord Grenville, and lord Hawkee-bury, of the 13th of April, 1797, the 15th of March, 1799, the 25th of Fe-bruary, 1801, and in July, 1813. • See Mr. Liston's note to Mr. Pickering, the secretary of state, dated the 4th of February, 1800.

of February, 1800. # See the opinion of Mr. Pickering, secretary of state, enclosing the plan of a treaty, dated the 3d of May, 1800, and the opinion of Mr. Wolcott, secretary of the treasury, dated the 19th of April, 1800. # See the opinion of Mr. Stoddert, secretary of the navy, dated the 25th of April, 1800, and the opinions of Mr. Lee, attorney general, dated the 25th of February, and the 30th of April, 1800.

been extended to every mariner, who could 'not prove, upon the spot, that he was a citizen of the United States.

While the nature of the British claim was thus ambiguous and fluctuating, the principle to which it was referred, for justification and support, appeared to be, at once, arbitrary and illusory. It was not recorded in any positive code of the law of nations; it was not displayed in the elementary works of the civilian; nor had it ever been exemplified in the maritime usages of any other country, in any other age. In truth, it was the offspring of the municipal law of Great Britain alone; equally operative in a time of peace, and in a time of war; and, under all circumstances, inflicting a coercive jurisdiction, upon the commerce and navigation of the world.

For the legitimate rights of the belligerent powers, the United States had felt and evinced a sincere and open respect. Although they had marked a diversity tof doctrine among the most celebrated jurists, upon many of the litigated points of the law of war; although they had formerly espoused, with the example of the most powerful government of Europe, the principles of the armed neutrality, which were established in the year 1780, upon the basis of the memorable declaration of the empress of all the Russias; and although the principles of that declaration have been incorporated into all their public treaties, except in the instance of the treaty of 1794; yet, the United States, still faithful to the pacific and impartial policy which they professed, did not hesitate, even at the commence-ment of the French revolutionary war, to accept and allow the exposition of the law of nations, as it was then maintained by Great Britain; and, consequently, to admit, upon a much con-tested point, that the property of her enemy, in their vessels, might be lawfully captured as prize of war.* It was, also, freely admitted, that a belligerent power had a right, with proper cautions, to enter and search American vessels, for the goods of an enemy, and for articles contraband of war; that, if upon a search such goods or articles were found, or if, in the course of the search, persons in the military service of the enemy were discovered, a belligerent had a right of transhipment and removal; that a belligerent had a right, in doubtful cases, to carry American vessels to a convenient station, for further examination; and that a belligerent had a right to exclude American vessels from ports and places, under the blockade of an adequate naval force. These rights the law of nations might,

• See the correspondence of the year 1792, between Mr. Jefferson, secretary of state, and the ministers of Great Britain and France. See also, Mr. Jefferson's letter to the American minister at Paris, of the same year, requesting the recall of Mr. Genet. re th

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Jefferson, secretary See also, Mr. Jefferyear, requesting the 18

reasonably, be deemed to sanction; nor has a fair exercise of the powers necessary for the enjoyment of these rights, been, at any time, controverted, or opposed, by the American government.

But it must be again remarked, that the claim of Great Britain was not to be satisfied, by the most ample and explicit recognition of the law of war; for, the law of war treats only of the relations of a belligerent to his enemy, while the claim of Great Britain embraced, also, the relations between a sovereign and his subjects. It was said, that every British subject was bound by a tie of allegiance to his sovereign, which no lapse of time, no change of place, no exigency of life, could possibly weaken, or dissolve. It was said, that the British sovereign was entitled, at all periods, and on all occasions, to the services of his subjects. And it was said, that the British vessels of war upon the high seas, might lawfully and forcibly enter the merchant vessels of every other nation (for the theory of these pretensions is not limited to the case of the United States, although that case has been, almost exclusively, affected by their practical operation) for the purpose of discovering and impressing British subjects.* The United States presume not to discuss the forms, or the principles, of the governments esta-blished in other countries. Enjoying the right and the blessing of self-government, they leave, implicitly, to every foreign nation, the choice of its social and political institutions. But, whatever may be the form, or the principle, of government, it is an universal axiom of public law, among sovereign and inde-pendent states, that every nation is bound so to use and enjoy its own rights, as not to injure, or destroy, the rights of any other nation. Say then, that the tie of allegiance cannot be severed, or relaxed, as respects the sovereign and the subject; and say, that the sovereign is, at all times, entitled to the services of the subject; still, there is nothing gained, in support of the British claim, unless it can, also, be said, that the British sovereign has a right to seek and seize his subject, while actually within the dominion, or under the special protection, of another sovereign state. This will not, surely, be denominated a process of the law of nations, for the purpose of enforcing the rights of war; and if it shall be tolerated as a process of the municipal law of Great Britain, for the purpose of enforcing the right of the sovereign to the service of his subjects, there is no principle of discrimination, which can prevent its being employed in peace, or in war, with all the attendant abuses of force and fraud, to justify the seigure of British subjects for crimes, or for debts;

• See the British declaration of the 10th of January, 1813.

and the seizure of British property, for any cause that shall be arbitrarily assigned. The introduction of these degrading noveltics, into the maritime code of nations, it has been the arduous task of the American government, in the onset, to oppose; and it rests with all other governments to decide, how far their honor and their interests must be eventually implicated, by a tacit acquiescence, in the successive usurpations of the British flag. If the right claimed by Great Britain be, indeed, common to all governments, the ocean will exhibit, in addition to its many other perils, a scene of everlasting strife and contention: but what other government has ever claimed or exercised the right? If the right shall be exclusively established as a trophy of the naval superiority of Great Britain, the ocean, which has been sometimes emphatically denominated, "the high way of nations," will be identified, in occupancy and use, with the dominions of the British crown; and every other nation must enjoy the liberty of passage, upon the payment of a tribute, or the indulgence of a license: but what nation is prepared, for this sacrifice of its honor and its interests? And if, after all, the right be now asserted (as experience too plainly indicates) for the purpose of imposing upon the United States, to accommodate the British maritime policy, a new and odlous limitation of the sovereignty and independence, which were acquired by the glorious revolution of 1776, it is not for the American government to calculate the duration of a war, that shall be waged, in resistance of the active attempts of Great Britain, to accomplish her project: for, where is the American citizen, who would tolerate a day's submission, to the vassalage of such a condition?

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But the American government has seen, with some surprise, the gloss, which the prince regent of Great Britain, in his declaration of the 10th of January, 1818, has condescended to bestow upon the British claim of a right to impress men, on board of the merchant vessels of other nations; and the retort, which he has ventured to make, upon the conduct of the United States, relative to the controverted doctrines of expatriation. The American government, like every other civilized government, avows the principle, and indulges the practice, of naturalising foreigners. In Great Britain, and throughout the contizent of Europe, the laws and regulations upon the subject, are not materially dissimilar, when compared with the laws and regulations of the United States. The effect, however, of such na turalization, upon the connexion, which previously subsisted, between the naturalized person, and the government of the country of his birth, has been differently considered, at different times, and in different places. Still, there are many re-

that shall be egrading nocen the ardut, to oppose; how far their plicated, by a of the British leed, common ddition to its ad contention: exercised the as a trophy of an, which has e high way of e, with the dor nation must of a tribute, or epared, for this f, after all, the indicates) for , to accommous limitation of acquired by the perican governall be waged, in tain, to accomzen, who would of such a con-

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pects, in which a diversity of opinion does not exist, and cannot urise. It is agreed, on all hands, that an act of naturalization is not a violation of the law of nations; and that, in particular, it is not, in itself, an offence against the government, whose subject is naturalized. It is agreed, that an act of naturalization creates, between the parties, the reciprocal obligations of allegiance and protection. It is agreed, that while a naturalised citizen continues within the territory and jurisdiction of his adoptive government, he cannot be pursued, or seized, or restrained, by his former sovereign. It is agreed, that a naturalized citizen, whatever may be thought of the claims of the sovereign of his native country, cannot lawfully be withdrawn from the obligations of his contract of naturalization, by the force , or the seduction, of a third power. And it is agreed, that no sovereign can lawfully interfere, to take from the service, or the employment, of another sovereign, persons who are not the subjects of either of the sovereigns engaged in the transaction. Beyond the principles of these accorded propositions, what have the United States done to justify the imputation of "harboring British seamen, and of exercising an assumed right, to transfer the allegiance of British subjects?"* The United States have, indeed, insisted upon the right of navigating the ocean in peace and safety, protecting all that is covered by their flag, as on a place of equal and common jurisdiction to all antions; save where the law of war interposes the exceptions of visitation, search, and capture: but, in doing this, they have done no wrong. The United States in perfect consistency, it is believed, with the practice of all belligerent nations, not even excepting Great Britain herself, have, indeed, announced a determination, since the declaration of hostilities, to afford protection, as well to the naturalized, as to the native citizen, who, giving the strongest proofs of fidelity, should be taken in arms by the enemy; and the British cabinet well know, that this determination could have no influence upon those councils of their sovereign, which preceded and produced the war. It was not, then, to," harbor British seamen," nor to "transfer the allegiance of British subjects;" nor to "cancel the jurisdiction of their legitimate sovereign;" nor to vindicate "the pretension that acts of naturalization, and certificates of citizenship, were as valid out of their own territory, as within it;"" that the United States have asserted the honor and the privilege of their flag, by the force of reason and of arms. But it was to resist a systematic scheme of maritime aggrandigement, which, pre-

• See the British declaration of the 10th of January, 1813. † See these passages in the British declaration of the 10th of January, 1813.

scribing to every other nation the limits of a territorial boundary, claimed for Great Britain the exclusive dominion of the seas; and which, sparning the settled principles of the law of war, condemned the ships and mariners of the United States, to suffer, upon the high seas, and virtually within the jurhdiction of their flag, the most rigorous dispensations of the British municipal code, inflicted by the coarse and licentious hand of a

British press-gang. The injustice of the British claim, and the cruelty of the British practice, have tested, for a series of years, the pride and the patience of the American government: but, still, every experiment was anxiously made, to avoid the last resort of nations. The claim of Great Britain, in its theory, was limited to the right of seeking and impressing its own subjects, on board of the merchant vessels of the United States, although, in fatal experience, it has been extended (as already appears) to the seizure of the subjects of every other power, sailing under a voluntary contract with the American merchant; to the seizure of the naturalized citizens of the United States, sailing, also, under voluntary contracts, which every foreigner, independent of any act of naturalization, is at liberty to form in every country; and even to the seizure of the native citizens of the United States, sailing on board the ships of their own nation, in the prosecution of a lawful commerce. The excuse, for what has been unfeelingly termed, "partial mistakes, and occasional abuse," when the right of impressment was practised towards vessels of the United States, is, in the words of the prince regent's declaration, "a similarity of language and manners:" but was it not known, when this excuse was offered to the world, that the Russian, the Swede, the Dane, and the German; that the Frenchman, the Spaniard, and the Portuguese; nay, that the African and the Asiatic; between whom and the people of Great Britain there exists no similarity of language, manners, or complexion; had been, equally with the American citizen and the British subject, the victims of the impress tyranny?† If, however, the excuse be sincere; if the real object of the impresement be merely to secure to Great Britain, the naval services of her own subjects, and not to man her fleets, in every practicable mode of enlistment, by right, or by wrong; and if a just and generous government, professing mutual friendship and respect, may be presumed to prefer the accomplishment, even of a legitimate purpose, by means

. See the British declaration of the 10th of January, 1813.

ondon, of the 26th of October, 1796; and the letter of Mr. Marshall, secretary of state, to Mr. King, of the 20th of September, 1800.

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Mr. King, minister at r. Marshall, secretary

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the least afflicting and injurious to others, why have the overtures of the United States, offering other means as effectual as impresement, for the purpose avowed, to the consideration and acceptance of Great Britain, been forever eluded or rejected? It has been offered, that the number of men to be protected by an American vessel, should be limited by her tonnage; that British officers should be permitted, in British ports, to enter the vessel, in order to ascertain the number of men on board; and that, in case of an addition to her crew, the British subjects enlisted should be liable to impressment." It was offered in the solemn form of a law, that American seamen should be re-glitered; that they should be provided with certificates of citizenshippy and that the roll of the crew of every vessel should be formaily authenticated 1 'It was offered, that no refuge or protection should be given to deserters; but that, on the contrary, they should be surrendered. If it was "again and again offered; to con-cur in a convention, which it was thought practicable to be form-ed, and which should settle the questions of impresement, in a The same series and the series of the series belonging to the other party/ And; conclusively, it has been offered and declared by law, that "after the termination of the present war, it should not be lawful to employ on board of any of the public or private Vessels of the United States, any per-sons, except citizens of the United States; and that no foreign-er should be admitted to become a citizen hereafter, who had not, for the continued term of five years, resided within the United States, without being, at any time, during the five years, out of the territory of the United States.¹⁰⁰⁰

It is manifest then, that such provision might be made by law; and that such provision has been repeatedly and urgently proposed; as would, in all future times, exclude from the mari-

* See the letter of Mr. Jefferson, secretary of state, to Mr. Pinkney, minis-ter at London, dated the 11th of Jupe, 1792, and the letter of Mr. Fickering-secretary of state, to Mr. King, minister at London, dated the Sth of June 1796.

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18 See the act of congress passed the 28th of Muy, 1796.
18 See the sterror of Min. Fockering, secretary of state, to Mr. King, minister at London, desced the basis of June, 1768.
1 See the project of 5 treaty on the subject, between Mr. Pichering, secretary of guarant, and Mr. Linkin, the British munister, at Philadelphis, in the year 1800.
5 See the letter of Min. King, minister at London, to the secretary of state, dated the 15th of March, 1798.
1 See the letter of Mir. King, to the secretary of state, dated the 15th of March, 1998.
1 See the secret of Mir. King, to the secretary of state, dated the 15th of March, 1998.

time service of the United States, both in public and in private vessels, every person, who could, possibly, be claimed by Great Britain, as a native subject, whether he had, or had not, been naturalized in America." Enforced by the same sanctions and securities, which are employed to enforce the penal code of Great Britain, as well as the penal code of the United States, the provision would afford the strongest evidence, that no British subject could be found in service on board of an American vessel; and, consequently, whatever might be the British right of impressment, in the abstract, there would remain no justifable motive, there could hardly be invented a plausible pretext, to exercise it, at the expense of the American evasions, it is sufficient to observe, that the American government would always be ready to hear, and to redress, every just complaint: or, if redress were sought and refused, (a preliminary course, that ought never to have been omitted, but which Great Britain has never pursued,) it would still be in the power of the British government to resort to its own force, by acts equivalent to yar, for the reparation of its wrongs. But Great Britain has, unhappily, perceived in the acceptance of the overtures of the American government, consequences injurious to her maritime policy; and, therefore, withholds it, at the expense of her justice. She perceives, perhaps, a loss of the American nursery for her seamen, while she is at peace; a loss of the service of American crews, while she is at war; and a loss of many of those opportunities, which have enabled her, to enrich her, navy, by the spoils of the American commerce, without exposing her own commerce to the risk of retaliation or reprisals.

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Thus, were the United States, in a season of reputed peace, involved in the evils of a state of war; and thus was the American flag annoyed by a nation still professing to cherish the sentiments of mutual friendship and respect; which had been recently vouched, by the faith of a solern treaty. But the American government even yet abstained from vindicating its rights, and from avenging its wrongs, by an appeal to arms. It was not an insensibility to those wrongs; nor a dread of British power; nor a subserviency to British interests, that prevailed, at that period, in the councils of the United States: buf, under all trials, the American government abstained from the appeal to arms then, as it has, repeatedly since done, in its cal-

* See the letter of instructions from Mr. Mouroc, secretary of stars, to the plenipotentiaries for treating of peace with Great Britain, under the medication of the emperor Alexander, dated the 15th of April, 1813. and in private claimed by d, or had not, e same sancorce the penal of the United evidence, that n board of an might be the sere would rebe invented a f the American ometimes been for freuds and erican governredress, every refused. (a pre-n omitted, but ld still be in the own force, by s wrongs. But he acceptance of necquences inju-withholds it, at erhaps, a loss of she is at peace; le she is at war; ch have enabled. American comthe risk of reta-

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lisions with France, as well as with Great Britsin, from the purest love of peace, while peace could be rendered compatible with the honor and independence of the nation.

During the period, which has hitherto been more particularly contemplated (from the declaration of hostilities between Great Britain and France in the year 1792, until the short-lived paci-fication of the treaty of Amiens in 1802) there were not westing occasions, to test the consistency and the impartiality of the American government, by a comparison of its conduct towards Great Britain, with its conduct towards other nations. The manifestations of the extreme jealousy of the French govern-ment, and of the intemperate scal of its ministers near the United States, were co-eval with the proclamation of neutrality; but after the ratification of the treaty of London, the scene of viclence, spoliation, and contumely, opened by France, upon the United States, became such, as to admit, perhaps, of no paral-lel, except in the cotemporaneous scenes which were exhibited by the injustice of her great competitor. The American go-vernment acted, in both cases, on the same pacific policy; in the same spirit of patience and forbearance; but with the same determination, also, to assert the honor and independence of the nation. When, therefore, every conciliatory effort had failed, and when two successive missions of peace had been contemptuously repulsed, the American government, in the year 1799, annulled its treaties with France, and waged a maritime war against that nation, for the defence of its citizens, and of its commerce, passing on the high seas. But as soon as the hope was conceived, of a satisfactory change in the dispositions of the French government, the American government hastened to send another mission to France; and a convention, signed in the year 1800, terminated the subsisting differences between the two countries.

the two countries. Nor were the United States able, during the same period, to avoid a collision with the government of Spain, upon many important and critical questions of boundary and commerces of Indian warfare, and maritime spoliation. Preserving, however, their system of moderation, in the assertion of their rights, a course of amicable discussion and explanation, produced mutual satisfaction, and a trasty of frieadship, limits, and navigation, was formed in the year 1795, by which the citizens of the United States acquired a right, for the space of three years, to deposite their merchandises and effects in the port of New Crlema, with a promise, either that the enjoyment of that right should be indefinitely continued, or that another part of the banks of the Mississippi should be assigned for an equivalent establishment. Bas, when, in the year 1802, the port of New Or-

leane was abruptly closed against the citizens of the United States, without an assignment of any other equivalent place of deposite, the harmony of the two countries was again most seri-ously endangered; until the Spanish government, yielding to the remonstrances of the United States, disavowed the act of the intendant of New Orleans, and ordered the right of deposite to be reinstated, on the terms of the treaty of 1795.

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The effects produced, even by a temporary suspension of the right of deposite at New Orleans, upon the interests and feelings of the nation, naturally suggested to the American government, the expediency of guarding against their recurrence, by the acquisition of a permanent property in the province of Louisians. The minister of the United States, at Madrid, was, accordingly, instructed to apply to the government of Spain upon the subject, and, on the 5th of May, 1809, he received an an-swer, stating, that "by the retrocession made to France of Louisiana, that power regained the province, with the limits it had, saving the rights acquired by other powers; and that the United States could address themselves to the French government, to negotiate the acquisition of territories, which might, suit their interest."" But before this reference, official information of the same fact had been received by Mr. Financy from the court of Spain, in the month of March preceding, and the American government, having instituted a special mission to negotiate the purchase of Louisiana from France, or from Spais, whichever should be its sovereign, the purchase was, accordingly, accomplished, for a valuable consideration, (that was punctually paid) by the treaty concluded at Paris, on the 30th of April, 1803.

The American government has not seen, without some sensibility, that a transaction, accompanied by such circumstances of general publicity, and of acrupulous good faith, has been demounced by the prince regent, in his declaration of the 10th of January, 1813, as a proof of the "ungenerous conduct" of the United States towards Spain.† In amplification of the royal charge, the British negotiators at Ghent, have presumed to impute "the acquisition of Louisians, by the United States, to a spirit of aggrandizement, not necessary to their own security;" and to maintain " that the purchase was made against the known conditions, on which it had been coded by Spain to France;" that " in the face of the protestation of the minister of his catholic majesty at Washington, the president of the United Stat

* See the latter from Don Pedro Cevallos, the minister of Spain, to Mr. C. Palsney, the minister of the United States, dated the 4th of May, 1803, from which the passage cited is literally translated. • See the price regent s declaration of the 10th of January, 1913. • See the note of the British commissioners, dated the 4th of September, 1814.

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ratified the treaty of purchase;"" and that " there was good reason to believe, that many circumstances attending the trans-action were industriously concealed."? The American govern-ment cannot condescend to retort aspersions so, unjust, in language so opprobrious; and peremptorily rejects the pretension of Great Britain, to interfere in the business of the United States and Spain: but it owes, nevertheless, to the claims of truth, a distinct statement of the facts which have been thus misrepresented. When the special mission was appointed to negotiate the purchase of Louisiana from France, in the manner already mentioned, the American minister, at London, was in-structed to explain the object of the mission; and having made the explanation, he was assured by the British government, " that the communication was received in good part; no doubt "that the communication was received in good part, he could was suggested of the right of the United States to pursue, sepa-rately and alone, the objects they simed at; but the British government appeared to be satisfied with the president's views, on this important subject." As soon, too, as, the trenty of purchase was concluded, before hostilities were sgain actually commenced between Great Britain and France, and previously; indeed, to the departure of the French ambaseador from London, the American minister openly notified to the British government, that a treaty had been signed, " by which the com-plete sovereignty of the town and territory of New Orleans, as well as of all Louisians, as the same was heretofore possessed by Spain, had been acquired by the United States of America; and that in drawing up the treaty, care had been taken so to frame the same, as not so infringe any right of Great Britain, in the navigation of the river Mississippi."" In the answer of the Bri-tish government, it was emplicitly declared by lord Hawkesbury, tish government, it was explicitly declared by lord Hawkesbury, "that he had received his majesty's commands to express the pleasure with which his majesty had received the intelligence; and to add, that his majesty regarded the care, which had been taken so to frame the treaty as not to infringe any right of Great Britain in the navigation of the Mississippi, as the most estis-factory evidence of a disposition on the part of the government of the United Bastes, correspondent with that which his majes-ty entertained, to promote and improve that harmony, which so happily subsisted between the two countries, and which was

⁶ Say the note of the British commissioners, dated the 19th of Beptember, 1814. ⁷ Say the note of the British commissioners, dated the 50h of October, 1814. ⁸ Say the letter from the secretary of atake, to Mr. King, the 'American mini-ter at London, dated the 90th of January, 1863, and Mr. King's letter to the content of otaxis, dated the 90th of January, 1863. ¹ Beethe letter of Mr. King, to lead Hawkashery, dated the 15th of May, 1803.

so conducive to their mutual benefit."* The world will judge, whether, under such circumstances, the British government had whether, under such circumstances, the piritish government had any cause, on its own secount, to arraign the conduct of the United States, in making the purchase of Louisians; and, cer-tainly, no greater cause will be found for the arraignment, on account of Spain. The Spanish government was apprised of the intention of the United States to negotiate for the purchase of that province; its ambassador witnessed the pro-greas of the percentation at Paria and the conclusion of the progress of the negotiation at Paris; and the conclusion of the treaty, on the 30th of April, 1803, was promptly known and under-stood at Madrid. Yet, the Spanish government interposed ac objection, no protestation, against the transaction, in Europes and it was not until the month of September, 1803, that the American government heard, with surprise, from the minister of Spain, at Washington, that his catholic majesty was dissatis-fied with the cession of Louisiana to the United States. Notwithstanding this diplomatic remonstrance, however, the Spa-nish government proceeded to deliver the possession of Louisi-ana to France, in execution of the treaty of St. Idelfoneo, saw France, by an almost simultaneous act, transfer the possession to the United States, in execution of the treaty of purchase; and, finally, instructed the Marquis de Casa Trujo, to present to the American government, the deciaration of the 15th of May, 1804, acting "by the special order of his sovereign," " that the explanations, which the government of France had given to his catholic majesty, concerning the sale of Louisiana to the United States, and the amicable dispositions, on the part of the king, his master, towards these states, had detarmined him to abandon the opposition, which, at a prior period, and with the most substantial motives, he had manifested against the transaction.

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But after this amicable and decisive arrangement of all differences, in relation to the validity of the Louisiana purchase, a question of some embarrassment remained, in relation to the boundaries of the ceded territory. This question, however, the American government always has been, and always will be willing to discuss, in the most candid manner, and to settle upon the most liberal basis, with the government of Spain. It was not, therefore, a fair topic, with which to inflame the prince regent's declaration; or to embellish the diplomatic notes of the British negotiators at Ghent.; The period has arrived,

. See the letter of lord Hawkesbury, to Mr. King, dated the 19th of May

1863.
⁺ See the letter of the Marquis de Casa Yrujo, to the American secretary of state, dated the 15th of May, 1804.
⁺ See the prince regent's declaration of the 10th of January, 1813. See the notes of the British commissioners, dated 19th September, 8th October, 1814.

world will judge, government had e conduct of the isiana; and, cerarraignment, on was apprised of gotiate for the itnessed the prolusion of the treanows and underent interposed no ction, in Europe; r, 1803, that the rom the minister esty was dissatised States. Notowever, the Spasession of Louisi-Bt. Ildelfonso; saw fer the possession eaty of purchase; rujo, to present to the 15th of May, treign," " that the e had given to his iana to the United part of the king, ed him to abandon with the most sube transaction." ement of all differisiana purchase, a in relation to the ucetion, however, and always will be, mer, and to settle ment of Spain. It inflame the prince iplomatic notes of

eriod has arrived, dated the 19th of May,

American secretary of anuary, 1813. See the er, 8th October, 1814.

when Spain, relieved from her European labors, may be expected to bestow her attention, more effectually, upon the state of her colonies; and, acting with the wisdom, justice, and magsanimity, of which she has given frequent examples, she will and no difficulty, in meeting the recent advances of the American government, for an honorable adjustment of every point in controversy between the two countries, without seeking the aid of British mediation, or adopting the animosity of British councile.

But still the United States, feeling a constant interest in the opinion of enlightened and impartial nations, cannot hesitate to embrace the opportunity, for representing, in the simplicity of truth, the events, by which they have been led to take posses-sion of a part of the Floridas, notwithstanding the claim of Spain to the sovereignty of the same territory. In the acceptation and understanding of the United States, the cession of Louislana embraced the country south of the Mississippi territory, and eastward of the river Mississippi, and extending to the river Perdido; but' "their conciliatory views; and their confidence in the justice of their cause, and in the success of a can-did discussion and amicable negotiation with a just and friendly power, induced them to acquiesce in the temporary continu-ance of that territory, under the Spanish authority.²⁰ When, however, the adjustment of the boundaries of Louisians, as well as a reasonable indemnification, on account of maritime spollations, and the supportion of the right of deposite at New opinations, as the the superinterly postponed, on the part of Orleans, seemed to be indefinitely postponed, on the part of Spain, by events which the United States had not contributed to produce, and could not control; when a crisis had arrived subversive of the order of things under the Spanish authori-ties, contravening the views of both parties, and endangering the tranquillity and security of the adjoining territories, by the intrusive establishment of a government, independent of Spain, as well as of the United Statest and when, at a later period, there was reason to believe, that Great Britain, herself, designed to occupy the Floridas, (and she has, indeed, actually occu-pied Pensacola, for hostile purpose,) the American government, without departing from its respect for the rights of Spain, and even consulting the honor of that state, unequal, as she then was, to the task of suppressing the intrusive establishment, was impelled by the paramount principle of self-preservation, to rescue its own rights from the impending danger. Hence, the United States in the year 1810, proceeding, step by step, according to

• See the proclamation of the president of the United States, authorizing governor Claiborne to take possession of the territory, dated the 27th of October, 1810.

the growing exigencies of the time, took possession of the country, in which the standard of independence had been dia-played, excepting such places as were held by a Spanish force. In the year 1811, they authorized their president, by law, provisionally to secept of the possession of East Florida from the local authorities, or to pre-occupy it against the attempt of a foreign power to seize it. In 1813, they obtained the possession of Mobile, the only place then held by a Spanish force in West Florida: with a view to their own immediate security, but without varying the questions depending between them and Spain, in relation to that province. And in the year 1814, the American commander, acting under the sanction of the Hw of nations, but unauthorized by the orders of his government, drove from Pensacola the British troops, who, in violation of the neutral territory of Spain, (a violation which Spain, it is believed, must herself resent, and would have resisted, if the opportunity had occurred,) seized and fortified that station, to aid in military operations against the United States. But all these measures of safety and necessity were frankly But all these measures of safety and necessity were irankly explained, as they occurred, to the government of Spain, and even to the government of Great Britain, antecedently to the declaration of war, with the ancerest assurances, that the pos-session of the territory thus acquired, "should not cease to be a subject of fair and friendly negotiation and adjustment." The present review of the conduct of the United States, up-wards the belligerent powers of Europe, will be regarded, by every candid mind, as a necessary medium, to vindicate their national character, from the unmerited imputations of the prime revent's declaration of the 10th of January, 1818; and prince regent's declaration of the 19th of January, 1818; and not as a medium, voluntarily assumed, according to the insian-ations of that declaration, for the verival of unworthy prejudices, ations of that declaration, for the very solution unworthy prejudces, or vindictive passions, in reference to transactions that are past. The treaty of Amiens, which scened to terminate the war in Europe, seemed, also, to terminate the neutral sufferings of America; but the hope of repose was, in both respects, de-lusive and transient. The hostilities which were renewed between Great Britain and France, in the year 1803, were loud

⁶ See the letter from the secretary of state, to governor Chilhorna, and the president's problemation, dated the 37th of October, 1810: See the proceedings of the convention of Florida, transmitted so the secret of state, by the governor of the Mississippi territory, in his letter of the 17th of October, 1810, and the answer of the secretary of state, dated the 15th of Ne vember, 1810. See the letter of Mr. Morier, British charge d'affaires, to the secretary's state, dated the 15th of December, 1810, and the secretary's answer. See the correspondence between Mr. Monroe, and 'Mr. Foster, it's Tatled minister, in the months of July, September, and November, 1911.

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Mately followed by a renewal of the aggressions of the belligerent powers, upon the commercial rights, and political independence, of the United States. There was accredy, therefore, an interval, separating the aggressions of the first war, from the aggressions continued to be the same, in extent, they became incalculably more destructive. It will be seen, however, that the American government, inflexibly maintained its neutral and pacific policy, in every extremity of the latter trial, with the same good faith and forbearance, that, in the former trial, had distingulated its conduct; until it was compelled to choose, from the alternative, of national degradation, or national resistance. And if Great Britain alone then became the object of the American declaration of war, it will be seen, that Great Britain alone, had obstinately closed the door of ansicable negotiation.

The American minister at London, anticipating the rupture between Great Britain and France, had obtained assurances from the British government, "that, in the event of war, the instructions given to their naval officers should be drawn up with plainness and precision; and, in general, that the rights of belligerents should be exercised in moderation, and with due respect for those of neutrals."^A And in relation to the important subject of impressment, he had actually prepared for signature, with the assent of lord Hawkesbury and lord St. Vincent, a convention, to continue during five years, declaring, that "no seman, nor scafaring person, should, upon the high seas; and without the jurisdiction of ether party, be demanded or taken out of any ship, or vessel, belonging to the citizens or subjects of one of the parties, by the public or private armed ships, or men of war, belonging to, or in the service of, the observance of the engagement."¹ This convention, which explicitly reliaquished impressments from American vessels, on the high seas, and to which the British ministers had, at first, agreed, lord St. Vincent was desirous afterwards to modify, " stating, that on further reflection, he was of opinion, that the merowachs should be expressly excepted, they having been, as his lordship remarked, immemorially considered to be within the dominion of Great Britain." The American minister, however, "having supposed, from the tenor of his conversations with lord St. Vincent, that the doctrine of *mare claus um* would not be revived sgainst the United States on this occision; but that England would be content, with the limited ju-

• See the Letter of Mr. King, to the secretary of state, dated the 18th of May 803. † See the letter of Mr. King, to the secretary of state, dated July, 1803.

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risdiction, or dominion, over the seas adjacent to her territories, which is assigned by the law of nations to other states, was disappointed, on receiving lord St. Vincent's communication; and chose rather to abandon the negotiation, than to acquiesce in the doctrine it proposed to establish."* But it was still some astisfaction to receive a formal declaration from the British government, communicated by its minister at Washington, after the recommencement of the war in Europe, which promised, in effect, to reinstate the practice of naval blockades, upon the principles of the law of nations; so that no blockade should be considered as existing, "unless in respect of particular ports, which might be actually invested; and, then, that the vessels bound to such ports should not be captured, unless they had previously been warned not to enter them."+

All the precautions of the American government were, nevertheless, ineffectual; and the assurances of the British government were, in no instance, verified. The outrage of impressment were, in no instance, verneed. In and upon the crew of ment was again, indiscriminately, perpetrated upon the crew of every American vessel, and on every sea. The enormity of every American vessel, and on every sea. blockades, established by an order in council, without a legiti-mate object, and maintained by an order in council, without the application of a competent force, was, more and more, developed. The rule, denominated "the rule of the, war of 1756," was revived, in ab affected style of moderation, but in a spirit of more rigorous execution 1. The lives, the liberty, the fortunes, and the happiness. of the citizens of the United St engaged in the pursuits of navigation and commerce, were o more subjected to the violence and cupidity of the British cruisers. And, in brief, so grievous, so intolerable, had the afflictions of the nation become, that the people, with one mind, and one voice; called loudly upon their government, for redress and protection; if the congress of the United States, participat. patand protection; in congress of the time, urged upon log in the feelings and resentments of the time, urged upon the executive magistrate, the necessity of an immediate de-mand of reparation from Great Britain; while the same part-

* See the letter of Mr. King, to the secretary of state, dated July, 1 † See this letter of Mr. Merry, to the secretary of state, dated July, 1 April, 1006, and the enclosed copy of a letter from Mr. Nepens, the see the admirality, to Mi. Harmonid, the British under secretary of state 5 afaint, dated Jun. 5, 1804. the orders in council of the 24th of June, 1803, and the 17th

106. (1 See the memorals of Boston, New York, Philadelphi resented to congress in the end of the year 1805, and the Ner 1809.

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otic spirit, which had opposed British usurpation in 1793, and encountered French hostility in 1798, was again pledged, in every variety of form, to the maintenance of the national honor and independence, during the more arduous trial that arose in 1805.

Amidst these scenes of injustice, on the one hand, and of reclamation on the other, the American government preserved its equanimity and its firmness. It beheld much in the conduct of France, and of her ally, Spain, to provoke reprisals. It be-held more in the conduct of Great Britain, that led, unavoidably (as had often been avowed) to the last resort of arms. It beheld in the temper of the nation, all that was requisite to justify an "immediate selection of Great Britain, as the object of a declaration" of war. And it could not but behold in the policy of France, the strongest motive to acquire the United States, as an associate in the existing conflict. Yet, these considerations did not then, more than at any former crisis, sub-due the fortitude, or mielead the judgment, of the American government; but in perfect consistency with its neural, as well as its pacific, system, it demanded atonement, by remonstrances with France and Spain; and it sought the preservation of peace, by negotiation with Great Briain.

with Prance and opain, and it sought the preservation of peace, by negotiation with Great Britain. It has been shown, this a treaty proposed, emphatically, by the British minister, resident at Philadelphia, "as the means of drying up every source of complaint, and irritation, upon the head of impresement," was "desmed utterly indimissible," by the American government, because it did not sufficiently provide for that object." It has, also, been shown, that another treaty, proposed by the American minister, at London, was laid aside, because the British government, while it was willing to relinquish, expressly, impresements from American vessels, on the high seas, insisted upon an exception, in reference to the narrow sets, daimed as a part of she British dominion: and experience demonstrated, that, although the spoliations com-mitted upon the American or exception, it was willing the house, and the facilities of the nation. It was impossible to receive initiation for the crustiles of impresement, by any other means, then by an entire discontinuance of the practice. When, therefore, the envoys extraordinary were appointed in the fact is to negatiate, with the British government, every authous was given, for the purposes of conciliation, may, an act of phogress, prohibiting the importation of certain articles ¹ Sea Mri Linson's later, to the secretary of state, dated the 4th of Fatrany.

• See Mr. Liston's latter, to the secretary of state, dated the 4th of Feb 1800; and the lease of Mr. Pickering, secretary of state, to the president of United States, deted the 20th of February, 1800. ant of the

of British manufacture into the United States, was suspended, in proof of a friendly disposition;* but it was declared, that " the suppression of impressment, and the definition of blockades, were absolutely indispensable;" and that, " without a provision against impressments, no treaty should be concluded.". The American envoys, accordingly, took care to communicate to the British commissioners, the limitations of their powers. Influenced, at the same time, by a sincere desire to terminate the differences between the two nations; knowing the solicitude of their government, to relieve its seafaring citizens from actual sufferance; listening, with confidence, to assurances and expla-nations of the British commissioners, in a sense favorable to their wishes; and judging from a state of information, that gave no immediate cause to doubt the sufficiency of those assurances and explanations; the envoye, rather than terminate the negotiation without any arrangement, were willing to rely upon the efficacy of a substitute, for a positive article in the treaty, to be submitted to the consideration of their government, as this, ac-cording to the declaration of the British commissioners, was the only arrangement, they were permitted, at that time, to propose, or to allow. The substitute was presented in the form of a note from the British commissioners to the American envoys, and contained a pledge, ⁴⁴ that instructions had been given, and should be repeated and enforced, for the observance of the greatest caution in the impressing of British seamon, that the strictest care should be taken to preserve the citizens of the United States from any molestation, or injury; and that immediate and prompt redress should be afforded; upon any representation of injury sustained by them."+

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Insamuch, however, as the treaty contained no provision against impresement, and it was seen by the government, when the treaty was under consideration for ratification, that the pledge contained in the substitute was not complied with, but, on the contrary, that the impresements were continued, with undiminished violence, in the American seas, so long after the alleged date of the instructions, which were to arrest them; that the practical inefficacy of the substitute could not be doubted by the government here, the ratification of the treaty was necessarily declined; and it has since appeared, that after a change in the British ministry had taken place, it was declared by the secretary for foreign affairs, that no engagements were entered into, on the part of his majesty, as com ed with the treaty, except such as appear upon the face of it.

* See the act of congress, passed the 18th of April, 1806; and the act sus-rading it, passed the 19th of December, 1806; † See the note of the British commissioners, dated 8th of November, 1806; \$ See Mr. Canning's letter to the American envoys, dated 27th October, 1807.

suspended, in ed, that " the of blockades, at a provision uded.". The unicate to the wers. Influerminate the solicitude of a -from actual ces and explafavorable to ion, that gave assurances ate the nego. rely upon the e treaty, to be at, as this, acissioners, was that time, to ed in the form American cuons had been the observance iritish scamen; ve the citizens njury; and that d; upon any re-

A no provision ernment, when ation, that the plied with, but, ontinued, with o long after the so arrest them; Id not be doubtthe treaty was red, that after place, it was that no engageesty, as connectthe face of it.

November, 1806. 27th October, 1807. 29

The American government, however, with unabating solicitude for peace, urged an immediate renewal of the negotiations on the basis of the abortive treaty, until this course was peremptorily declared, by the British government, to be "wholly inadmissible."*

But, independent of the silence of the proposed treaty, upon the great topic of American complaint, and of the view which has been taken of the projected substitute; the contemporaneous declaration of the British commissioners, delivered by the command of their sovereign, and to which the American envoys refused to make themselves a party, or to give the slightest degree of sanction, was regarded by the American government, as ample cause of rejection. In reference to the French de-cree, which had been issued at Berlin, on the 21st of November, 1806, it was declared, that if France should carry the threats of that decree into execution, and "if neutral nations, contrary to all expectation, should acquiesce in such usurpations, his majesty might, probably, be compelled, however re-luctantly, to retaliate, in his just defence, and to adopt, in regard to the commerce of neutral nations with his enemies, the same measures, which those nations should have permitted to be enforced, against their commerce with his subjects:" "that his majesty could not enter into the stipulations of the present treaty, without an explanation from the United States of their intentions, or a reservation on the part of his majesty, in the case abovementioned, if it should ever occur?" and "that, without a formal abandonment, or tacit relinquishment, of the unjust pretensions of France; or without such conduct and assurances upon the part of the United States, as should give security to his majesty, that they would not submit to the French innovations, in the established system of maritime law, his majesty would not consider himself bound, by the present signature of his commissioners, to ratify the treaty, or precluded from adopting such measures, as might seem necessary, for Counteracting the designs of the enemy."¹ The reservation of a power, to invalidate a solemu treaty at the pleasure of one of the parties, and the menace of inflicting punishment upon the United States, for the offences of another nation, proved, in the event, a prelude to the scenes official it would have been improper for she American negotiators to anticipate. For, if a commentary were wanting to explain the real design of such conduct, it would be found in the fact, that

• See the note of the British commissioners, dated the 31st of Deturber, † See the note of the British commissioners, dated the 31st of Deturber, 1806. See, also, the answer of Messre. Monroe and Pinkney, to that note.

within eight days from the date of the treaty, and before is was possible for the British government to have known the effect of the Berlin decree on the American government; nay, even before the American government had itself heard of that decree, the destruction of American commerce was commenced by the order in council of the 7th of January, 1807, which announced, "that no vessel should be permitted to trade from one port to another, both which ports should belong to, or be in possession of, France, or her allies: or should be so far under their control, as that British vessels might not trade freely therest 4"

During the whole period of this negotiation, which did not finally close, until the British government declared, in the month of October, 1807, that negotiation was no longer admissible, the course pursued by the British squadron, stationed more immediately on the American coast, was, in the extreme, vezamediately on the American coast, was, in the extreme, veza-tious, predatory, and hostile. The territorial jurisdiction of the United States, extending, upon the principles of the law of na-tions, at least a league over the adjacent ocean, was totally dis-regarded and contemned. Vessels employed in the coasting trade, or in the business of the pilot and the fisherman, were objects of incessant violence; their petty cargoes were plunder-ed; and some of their scanty crews were often, either impress-ed, or wounded, or killed, by the force of British frigates. Bri-tish ships of war hovered, in warlike display, upon the coast; blockaded the ports of the United States, so that no vessel could enter, or depart, in safety; penetrated the hays and rivers, and even anchored in the harbors, of the United States, to exerand even anchored in the harbors, of the United States, to exercise a jurisdiction of impressment; threatened the towns and villages with conflagration; and wantonly discharged musketry, as well as cannon, upon the inhabitants of an open and unpro-tected country. The neutrality of the American territory was violated on every occasion; and, at last, the American territory was ment was doomed to suffer the greatest indignity, which could be offered to a sovereign and independent nation; in the ever memorable attack of a British fifty gun ahip, under the counte. nance of the British squadron, anchored within the waters of the British squadron, anchored within the waters of the United States, upon the frigate Chesapeake, peaceably prosecuting a distant voyage. The British government affected, from time to time, to disapprove and condemn these outrages; but the officers who perpetrated them, were generally applauded; if tried, they were acquitted; if removed from the American station, it was only to be promoted in another station; and if atonement were offered, as in the flagrant instance of the frigate Chesapeake, the atonement was so ungracious in the man-

• See the order in council of January 7, 1807.

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ner, and so tardy in the result, as to betray the want of that conciliatory spirit, which ought to have characterized it.*

But the American government, soothing the exasperated spirit of the people, by a proclamation, which interdicted the en-trance of all British armed vessels, into the harbors and waters of the United States, † neither commenced hostilities against Great Britain; nor sought a defensive alliance with France; nor relaxed in its firm, but conciliatory, efforts, to enforce the claims of justice, upon the honor of both nations.

The rival ambition of Great Britain and France, now, however, approached the consummation, which, involving the destruction of all neutral rights, upon an avowed principle of action, could not fail to render an actual state of war, comparatively, more safe, and more prosperous, than the imaginary state of peace, to which seutrals were reduced. The just and impartial conduct of a neutral nation, ceused to be its shield, and its safeguard, when the conduct of the beliigerent powers towards each other, became the only criterion of the law of war. The wrong committed by one of the belligerent powers, was thus made the signal, for the perpetration of a greater wrong by the other; and if the American government complained to both powers, their answer, although it . never denied the causes of complaint, invariably retorted an idle and offensive inquiry, into the priority of their respective aggressions; or each demanded a course of resistance, against its antago-nist, which was calculated to prostrate the American right of self-government, and to coerce the United States, against their interest and their policy, into becoming an associate in the war. But the American government never did, and never can, admit, that a beligerent power, "in taking steps to restrain the violence of its enemy, and to retort upon them the evils of their own injustice," is entitled to disturb, and to destroy, the rights of a neutral power, as recognized and established, by the law of nations. It was impossible, indeed, that the real features of the miscalled retalistory system, should be long masked from the world; when Great Britain, even in her acts of professed retaliation, declared, that France was unable to execute the hostile denunciations of her decrees; and when

See the evidence of these facts reported to congress in November, 1806. See the documents respecting captain Love, of the Driver, captain Whitby, of

- See the documents, respecting captain Love, of the Driver; captain Whitby, of the Leander; and captain See, also, the correspondence respecting the frigate Chesapeake, with Mr. Canning, at London; with Mr. Rose, at Washington; with Mr. Erskine, at Wash-ington; and with
- roose and with See the produmation of the 2d of July, 1807. See the orders in council of the 7th of January, 1807. See the orders in council of the 7th of January, 1807.

Great Britain herself, unblushingly, entered into the same commerce with her enemy (through the medium of forgeries, perjuries, and licenses) from which she had interdicted unof-fending neutrals. The pride of naval superiority; and the cravings of commercial monopoly; gave, after all, the impulse, and direction to the councils of the British cablact; while the vast, although visionary, projects of France, furnished occasions and pretexts, for accomplishing the objects of those councils. The British minister, resident at Washington, in the year

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1800, having distinctly recognized, in the name of his sovereign, the legitimate principles of blockade, the American go-vernment received, with some surprise and solicitude, the suc-cessive notifications of the 9th of August, 1804, the 8th of April, 1806, and, more particularly, of the 16th of May, 1806, April, 1809, and, more particularly, or the toth of May, 1809, smouncing, by the last notification, "a blockade of the coast, rivers, and ports, front the river Elbe to the port of Brest, both inclusive."⁴ In none of the notified instances of blockade, were the principles, that had been recognized in 1904, adopted and pursued; and it will be recollected by all Burope, that neither at the time of the potification of the 16th of May, 1806; nor at the time of excepting the Elbe and Ems, from the ope-ration of that notification; † nor at any time, during the continu-ance of the French war, was there an adequate naval force, actually applied by Great Britain, for the purpose of maintain-ing a blockade, from the river Elbe, to the port of Brest. It was, then, in the language of the day "a mere paper blockade," a manifest infraction of the law of nations, and an act of peculiar injustice to the United States, as the only neutral power, har injustice to the United States, as the only beutral power, against which it could practically operate. But whatever may have been the sense of the American' government on the occa-sion; and whatever might be the disposition, to avoid making this the ground of an open rupture with Great Britain, the case assumed a character of the highest interest, when, independent of interest interest, when independent of its own injurious consequences. France, in the Berlin de-cree of the flat of November, 1906, reched, as a thief cause for placing the British islands in a state of blockade, " that Great British declares blockaded, places before which she has not a single yessel of wars and even places, which her united forces would be incapable of blockading; such as entire coasts, and a whole empire: an unequalled abuse of the right of block-ade, that had no other object, than to interrupt the communica-tions of different nations; and to extend the commerce and in-

• See ford Harrowby's note to Mr. Monroe, dated the 9th of August, 1804; and Mr. Fox's notes to Mr. Monroe, dated respectively the 8th of April and the 26th of May, 1806.

+ See lord Howick's note to Mr. Monroe, dated the 25th September, 1806.

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n, in the year e of his sove-American goitude, the suc-04, the 8th of of May, 1806, le of the coast, of Brest, both of blockade, 1004, adopted rope, that neiof May, 1806; from the opeg the continu. e naval force, e of maintainof Brest. It per blockade;" an act of pecuneutral power, whatever may at on the occaavoid making ritain, the case n, independent the Berlin de-'a 'chief' cause ockade, " that which she has ich her united s entire coasts, right of blockie communicamerce and in-

August, 1804; and April and the 16th

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dustry of England, upon the ruin of those nations."* The American government aims not, and never has aimed, at the justification, either of Great Britain, or of France, in their career of crimination and recrimination: but it is of some importance to observe, that if the blockade of May, 1806, was an unlawful blockade. and if the right of retaliation arose with the first unlawful attack, made by a belligerent power, upon neutral rights, Great Britain has yet to answer to mankind, according to the rule of her own acknowledgment, for all the calamities of the retaliatory warfare. France, whether right, or wrong, made the British system of blockade, the foundation of the Berlin decree; and France had an equal right with Great Britain, to demand from the United States, an opposition to every encroachment upon the privileges of the neutral character. It is enough, however, on the present occasion, for the American government, to observe, that it possessed no power to prevent the framing of the Berlin decree, and to disclaim any approbation of its principles, or acquiescence in its operations: for, it neither belonged to Great Britain, nor to France, to prescribe to the American government, the time, or the mode, or the degree, of resistance, to the indignities, and the outrages, with which each of those nations, in its turn, assailed the United States.

But it has been shown, that after the British government possessed a knowledge of the existence of the Berlin decree, it authorized the conclusion of the treaty with the United States, which was signed, at London, on the S1st of December, 1806, reserving to itself a power of annulling the treaty, if France did not revoke, or if the United States, as a neutral power, did not resist, the obnoxious measure. It has, also, been shown, that before Great Britain could possibly ascertain the determination of the United States, in relation to the Berlin decree, the orders in council of the 7th of January, 1807, were issued, professing to be a retaliation against France, "at a time when the fleets of France and her allies were themselves confined within their own ports, by the superior valor and discipline of the British navy,"† but operating, in fact, against the United States, as a neutral power, to prohibit their trade " from or a port to another, both which ports should belong to, or be in the possession of, France or her allies, or should be so far under their control, as that British vessels might not trade freely thereat."+ It remains; however, to be stated, that it was not until the 12th of March, 1807, that the British minister, then residing at Washington, communicated to the American government, in the

* See the Berlin decree of the 21st of November, 1806. † See the order in council of the 7th of January, 1807.

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name of his sovereign, the orders in council of January, 1807, with an intimation, that stronger measures would be pursued, unless the United States should resist the operations of the B. tim decree." At the moment, the British government was remoded. "that within the period of those great events, which continu d to agitate Europe, instances had occurred, in which the commerce of neutral nations, more especially of the United States, had experienced the severest distresses from its own orders and mensures, manifestly unauthorized by the law of nations," assurtations were given, "that no culpable acquiesence on the part of the United States would reader them accessary to the proceedings of one belligerent nation, through their rights of neutrality, against the commerce of its adversary;" and the right of Great Britain to issue such orders, anless as orders of blockade, to be enforced according to the law of nations, was utterly denied.

This candid and explicit avowal of the sentiments of the American government, upon an occasion, so novel and important in the history of nations, det not, however, make its just impression upon the British cabinet; for, without assigning any new provocation on the past of France, and complaining, merely, that neutral powers had not been induced to interpose, with effect, to obtain a revocation of the Berlin decree, (which, however, Great Britain herself had affirmed to be a decree nominal and inoperative,) the orders in council of the 11th of November, 1807, were issued, declaring, "that all the ports and places of France and her allies, or of any other country at war with his majesty, and all other ports or places in Europe, from which although not at war with his majesty, the British flag was excluded, and all ports or places in the culonies belonging to his mujesty's enemies, should, from thenceforth, be subject to the same restrictions, in point of trade and navigation, as if the same were actually blockaded by his majesty's naval forces, in the most strict and sigorous manner:" that "all trade in articles which were the produce or manufacture of the said countries or colonies, should be deemed and considered to be unlawful?" but that neutral vessels should still be permitted to trade with France from certain free ports, or through ports and places of the British dominions. 1 To accept the lawful enjoyment of a right, as the grant of a superior; to prosecute a lawful commerce, under the forms of favor and indulgence; and to pay a

. See Mr. Erskine's letter to the secretary of state, dated the 12th of March,

† See the secretary of state's letter to Mr Erskine, dated the 20th of March, 1807.

See the orders in council of the 11th of November, 1807.

Innuary, 1807, Id be pursued, rations of the vernment was tevents, which trreil, in which of the United om its own orthe law of nale acquiesence hem accessary through their its adversary?" ders, unless as the law of na-

ntiments of the vel and imporr, make its just t assigning any plaining, mereinterpose, with , (which, howdecree nominal 11th of Novemorus and places ry at war with pe, from which h flag was exlonging to his e subject to the ation, as if the aval forces, in rade in articles id countries or unlawful;" but to trade with is and places of njoyment of a a lawful come; and to pay a

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cribute to Great Britain, for the privileges of a lawful transit on the ocean; were concessions, which Great Britain was disposed, insidiously, to exact, by an appeal to the cupidity of individuals, but which the United States could never yield; conaistently with the independence and the sovereignty of the nation. The orders in council were, therefore, altered, in this respect, at a subsequent period;" but the general interdict of neutral commerce, applying more especially to American commerce, was obstimately maintained, against all the force of reason, of remonstrance, and of protestation, employed by the American government, when the subject was presented to its consideration, by the British minister residing in Washington. The fact assumed as the basis of the orders in council, was unequivocally disowned; and it was demonstrated, that so far from its being true, "that the United States had auquiesred in an illegal operation of the Berlin decree. it was not even true, that at the date of the Brit sh orders of the 11th of November, 1807, a single application of that decree to the commerce of the United States, on the high seas, could have been known to the British government;" while the British government had been officially informed by the American minister at London, " that explanations, uncontradicted by any overt act, had been given to the American minister at Paris which justified a reliance, that the French decree would not be put in force against the United States."+

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The British orders of the 11th of November, 1807, were quickly followed by the French decree of Milan, dated the 17th of December, 1807, " which was said to be resorted to, only in just retaliation of the barbarous system adopted by England, and in which the denationalizing tendency of the orders, is made the foundation of a declaration in the decree, "that every ship, to whatever nation it might belong, that should have submitted to be searched by an English ship, or to a voyage to England, or should have paid any tax whatsoever to the English government, was thereby, and for that alone, declared to be denationalized, to have forfeited the protection of its sovercign, and to have become English property, subject to capture, as good and lawful prize: that the British islands were placed in a state of blockade, both by sea and land; and every ship, of whatever nation, or whatever the nature of its cargo might be, that sails from the ports of England, or those of the English colonies, and of the countries occupied by English troops and

See Mr. Canning's letter to Mr. Piakney, 23d February, 1808,
 † See Mr Erskine's letter to the secretary of state, dated the 22d of February, 1808; and the answer of the secretary of state, dated the 25th of Marca, 1808.

and proceeding to England, or to the English colonies, or to countries occupied by English troops, should be good and lawful priact but that the provisions of the decree should be abrogated and null, in fact, as soon as the English should able again by the p inciples of the law of nations, which are, also, the principles of justice and houor."* In opposition, however, to the Milan decree, as well as to the Berlin decree, the American government strenuously and unceasingly employed every instrument, except the instruments of war. It acted precisely towards France, as it acted towards Great Britain, on similar occasions; but France remained, for a time, as insensible to the claims of justice and honor, as Great Britain; each imitating the other, in extravagance of pretension, and in obstinacy of purpose.

When the American government received intelligence, that the orders of the 11th of November, 1807, had been under the consideration of the British cabinet, and were actually prepared for promulgation, it was anticipated, that France, in a zealous prosecution of the retalistory warfure, would soon produce an act of, at least, equal injustice and hostility. The crisir existed therefore, at which the United States were compelled to decide, either to withdraw their seafaring citizens, and their commercial wealth, from the ocean, or to leave the interests of the mariner and the merchant exposed to certain destruction; or to engage in open and active way, for the protection and defence of those interests. The principles and the habits of the Ame-rican government, were still disposed to neutrality and peace. In weighing the nature and the amount of the aggressions, which had been perpetrated, or which were threatened, if there were any preponderance to determine the balance, against one of the belligerent powers, rather than the other, as the object of a declaration of war; it was against Great Britain, at least, upon the vital interest of impressment, and the obvious superiority of her naval means of unnoyance. The French decrees were, indeed, as obnoxious in their formation and design as the British or ders; but the government of France claimed and exercised no right of impressment; and the maritime spoliations of France, were, comparatively, restricted, not only by her own weakness on the ocean, but by the constant and pervading vigilance of the fleets of her enemy. The difficulty of selection; the indiscretion of encountering, at once, both of the offending powers; an l, above all, the hope of an early return of justice, under the dispensations of the ancient public law, prevailed in the councils of the American government; and it was resolved to attempt

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the preservation of its neutrality and its peace; of its citizens, and its resources; hy a voluntary suspension of the commerce and navigation of the United States. It is true, that for the minor outrages committed, under the pretext of the rule of war of 1756, the citizens of every denomination had demanded from their government, in the year 1805, protection and redress; it is true, that for the unparalleled enormities of the year 1807, the citizens of every denomination again demanded from their government protection and redress: but it is, also, a truth, conclusively established by every manifestation of the sense of the American people, as well as of their government, that any honorable means of protection and redress, were preferred to the last resort of arms. The American government might honorably retire, for a time, from the scene of conflict and collision; but it could no longer, with honor, permit its flag to be insulted, its citizens to be enslaved, and its property to be plundered, on the highway of nations.

Under these impressions, the restrictive system of the United States was introduced. In December, 1807, an embargo was imposed upon all American vessels and merchandise;* on principles similar to those, which originated and regulated the embargo law, authorized 10 be laid by the president of the United States, in the year 1794: but soon afterwards, in the genuine spirit of the policy, that prescribed the measure, it was declared by law, "that in the event of such peace, or suspension of hostilities, between the belligerent powers of Europe, or such changes in their measures affecting neutral commerce, as might render that of the United States safe, in the judgment of the president of the United States, he was authorized to suspend the embargo, in whole, or in part."† The pressure of the embargo was thought, however, so severe upon every part of the community, that the American government, notwithstanding the neutral character of the measure, determined upon some relaxation; and, accordingly, the embargo being raised, as to all other nations, a system of non-intercourse and non-importation was substituted in March, 1809, as to Great Britain and France, which prohibited all voyages to the British or French dominions, and all trade in articles of British or French product or manufacture. 1 But still adhering to the neutral and pacific policy of the government, it was declared, "that the president of the United States should be authorized, in case either France, or Great Britain, should so revoke, or modify,

her edicts, as that they should cease to violate the neutral commerce of the United States, to declare the same by proclamation; after which the trade of the United States might be re-newed with the nation so doing."". These appeals to the justice and the interests of the belligerent powers proving ineffectual; and the necessities of the country increasing, it was finally resolved, by the American government, to take the hazards of a war; to revoke its restrictive system; and to exclude British and French armed vessels from the harbors and waters of the United States; but, again, emphatically to announce, " that in case either Great Britain or France should, before the 3d of March, 1811, so revoke, or modify, her edicts, as that they should cease to violate the neutral commerce of the United States; and if the other nation should not, within three months thereafter, so revoke, or modify, her edicts, in like manner," the provisions of the non-intercourse and non-importation law should, at the expiration of three months, be revived against the nation refusing, or neglecting, to revoke, or modify, its edict.t

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In the course, which the American government had hitherto pursued, relative to the belligerent orders and decrees, the candid foreigner, as well as the patriotic citisen, may perceive an extreme solicitude, for the preservation of peace; but, in the publicity, and impartiality, of the overture, that was thus spread before the belligerent powers, it is impossible, that any indication should be found, of foreign influence or control. The overture was urged upon both nations for acceptance, at the same time, and in the same manner; nor was an intimation withheld, from either of them, that "it might be regarded by the belligerent first accepting it. as a promise to itself, and a warning to its enemy." Each of the nations, from the com-mencement of the retaliatory system, acknowledged, that its measures were violations of public law; and each pledged itself to retract them, whenever the other should set the example. Although the American government, therefore, persisted in its remonstrances against the original transgressions, without regard to the question of their priority, it embraced, with engerness, every hope of reconciling the interests of the rival powers, with a performance of the duty which they owed to the neutral character of the United States: and when the British minister,

• See the 11th section of the last cited act of congress. † See the act of congress, passed the last of May, 1810. ‡ See the correspondence between the secretary of state, and the American ministers at London and Paris.

|| See the documents laid before congress from time to time by the presid and printed.

he neutral come by proclamaes might be reeals to the jusproving ineffec. ng, it was finally the hazards of exclude British d waters of the ounce, " that in before the 3d of ts, as that they e of the United in three months n like manner." importation law revived against , or modify, ita

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residing at Washington, in the year 1809, affirmed, in terms as plain, and as positive, as language could supply, "that he was authorized to declare, that his Britannic majesty's orders in council of January and November, 1807, will have been withdrawn, as respects the United States. on the 10th day of June, 1809," the president of the United States hastened, with approved liberality, to accept the declaration as conclusive evidence, that the promised fact would exist, at the stipulated period; and, by an immediate proclamation, he announced, "that after the 10th day of June next, the trade of the United States with Great Britain, as suspended by the non-intercourse law, and by the acts of congress laying and enforcing an embargo, might be renewed "# The American government neither asked, nor received, from the British minister, an exemplification of his powers; an inspection of his instructions; nor the solemnity of an order in council: but executed the compact, on the part of the United States, in all the sincerity of its own intentions; and in'all the confidence, which the official act of the representative of his Britannic majesty, was calculated to inspire. The act, and the authority for the act, were, however, disavowed by Great Britain; and an attempt was made, by the successor of Mr. Erskine, through the aid of insinuations, which were indignantly repulsed, to justify the British rejection of the treaty of 1809, by referring to the American rejection of the treaty of 1806; forgetful of the essential points of difference, that the British government, on the former occasion, had been explicitly apprized by the American negotiators of their defect of power; and that the execution of the projected treaty had not, on either side, been commenced.†

After this abortive attempt to obtain a just and honorable revocation of the British orders in council, the United States were again invited to indulge the hope of safety and tranquillity, when the minister of France announced to the American minister at Paris, that, in consideration of the act of the first of May, 1809, by which the congress of the United States "engaged to oppose itself to that one of the belligerent powers, which should refuse to acknowledge the rights of neutrals, he was authorized to declare, that the decrees of Berlin and Milan were revoked, and that after the 1st of November, 1810, they would cease to have effect; it being understood, that in consequence of that declaration, the English should revoke

the British minister,

[•] See the correspondence between Mr. Erskine, the British minister, and the secretary of state, on the 17th, 18th, and 19th of April, 1809; and the president's proclamation of the last date. † See the correspondence between the secretary of state, and Mr. Jackson.

their orders in council, and renounce the new principles of blockade, which they had wished to establish; or that the United States, conformably to the act of congress, should cause their rights to be respected by the English."" This declaration, delivered by the official organ of the government of France, and in the presence, as it were, of the French sovereign, was of the highest authority, according to all the rules of diplomatic in-tercourse; and, certainly, the prpassed any claim of credence, which was possessed by the British minister, residing at Washington, when the arrangement of the year 1809, was accepted and executed by the American government. The president of the United States, therefore, owed to the consistency of his own character, and to the dictates of a sincere impartiality, a prompt acceptance of the French overture: and, accordingly, the authoritative promise, that the fact should exist, at the stipulated period, being again admitted as conclusive evidence of its existence, a proclamation was issued on the 2d of November, 1810, announcing, " that the edicts of France had been so revoked, as that they ceased, on the 1st day of the same month, to violate the neutral commerce of the United States; and that all the restrictions imposed by the act of congress, should then cease and be discontinued, in relation to France and her dependencies."† That France, from this epoch, refrained from all aggressions, on the high seas, or even in her own ports, upon the persons and the property of the citizens of the United States, never was asserted; but, on the contrary, her violence and her spoliations have been unceasing causes of complaint. These subsequent injuries, constituting a part of the existing reclamations of the United States, were always, however, disavowed by the French government; whilst the repeal of the Berlin and Milan decree has, on every occasion, been affirmed; insomuch that Great Britain herself was, at last, compelled to yield to the evidence of the fact.

On the expiration of three months, from the date of the president's proclamation, the non-intercourse and non-importation law was, of course, to be revived against Great Britain, unless, during that period, her orders in council, should be revoked. The subject was, therefore, most anxiously, and most steadily, pressed upon the justice, and the magnanimity, of the British government; and even when the hope of success expired, by the lapse of the period prescribed in one act of congress, the United States opened the door of reconciliation by another act, which, in the year 1811, again provided, that in case, at any

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• See the duke de Cadore's letter to Mr. Armstrong, dated the 5th of August,

1 See the provident's productation, of the 2d of November, 1810.

principles of that the Unituld cause their eclaration, def France, and gn, was of the diplomatic inm of credence, iding at Washwas accepted e president of sistency of his impartiality, a I, accordingly, xist, at the stive evidence of d of November, ad been so ree same month, states; and that ss, should then and her depenfrained from all wn ports, upon United States, iolence and her plaint. These isting reclamar, disavowed by Berlin and Mimed; insomuch d to yield to the

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time, "Great Britain should so revoke or modify her edicts, as that they shall cease to violate the neutral commerce of the United States; the president of the United States should de-clare the fact by proclamation; and that the restrictions, previ-ously imposed, abould, from the date of such proclamation, cease and be discontinued."# But, unhappily, every appeal to the justice and magnanimity of Great Britain was now, as heretofore, fruitless and forlorn. She had, at this epoch, impressed from the crows of American merchant vessels, peaceably navigating the high seas, not less than six thousand mariners, who claimed to be citizens of the U lited States, and who were denied all opportunity to verify their claims. She had seized and confiscated the commercial property of American citizens, to an incalculable amount. She had united in the enormities of France, to declare a great proportion of the terraqueous globe in s state of blockade; chasing the American merchant flag effectually from the ocean. She had contemptuously disregarded the neutrality of the American territory, and the jurisdiction of the American laws, within the waters and harbors of the United States.' She was enjoying the emoluments of a surreptitious trade, stained with every species of fraud and corruption, which gave to the belligerent powers, the advantages of peace, while the neutral powers were involved in the evils of war. She had, in short, usurped and exercised, on the water, a tyraincy similar to that, which her great antagonist had, usurped and exercised upon the land, And, amidst all these proofs of ambition, and avarice, she demanded, that the victims of her usurpations and her violence, should revere her as the sole defender of the rights and liberties of mankind.

When, therefore, Great Britain, in manifest violation of her solemn promises, refused to follow, the example of France, by the repeal of her orders in council, the American government was compelled to contemplate a resort to arms, as the only remaining course to be pursued, for its honor, its independence, and its safety. Whatever depended upon the United States the selves, the United States had performed, for the preservation of peace, in resistance of the French decrees, as well as of the method by the revocation of its Berlin and Milan decrees. But what depended upon Great Britain, for the purposes of justice, in the repeal of her orders in council, was withheld; and new evasions were sought, when the old were exhausted. It was, at one time, alleged, that satisfactory proof

. See the act of congress, passed the 2d of March, 1811.

was not afforded, that France had repealed her decrees against the commerce of the United States; as if such proof alone were wanting, to ensure the performance of the British promise." the commerce of the United States; as if such proof alone were wanting, to ensure the performance of the British promise." At another time, it was insisted, that the repeal of the French decrees; in their operation agains: the United States, in order to authorize a demand for the performance of the British pro-mise, must be total, applying equally to their internal, and their external effects; as if the United States had either the right, or the power, to impose upon France the law of her dementic in-stitutions.⁺ And it was, finally, insisted, in a despatch from lord Castlerengh, to the British minister, reaiding at Washing-ton, in the year 1612, which was officially communicated to the ton, in the year 1612, which was officially communicated to the American government, "that the decrees of Berlin and Milan must not be repealed singly and specially, in relation to the United States; but must be repealed, also, as to all other neutral nations; and that in no leas extent of a repeal of the French de-crees, had the British government ever pledged itself to repeal the orders in council;"; as if it were incumbent on the United States, not only to assert her own rights, but to become the coadjutor of the British government, in a gratuitous assertion of the rights of all other nations.

The congress of the United States could pause no longer. Under a deep and afflicting sense of the national wrongs, and the national resentments, while they "postponed definitive measures with respect to France, in the expectation that the result of unclosed discussions, between the American minister at Paris, and the French government, would speedily enable them to decide, with greater advantage, on the course due to the rights, the interests, and the honor, of the country;" they pro-nounced a deliberate and solemn declaration of war, between Great Britain, and the United States, on the 13th of June. 1812

But, it is in the face of all the facts, which have been displayed, in the present narrative, that the prince regent, by his declaration of January, 1913, describes the United States as the aggressor in the war. If the act of declaring war, constitutes, in all cases, the act of original aggression, the United States must submit to the severity of the reproach: but if the act of declaring war may be more truly considered, as the result of

• See the correspondence between Mr. Pinkney and the British government.) • See the letters of Mr. Erskine. • See the correspondence between the secretary of state, and Mr. Foster, the

Bee the correspondence between the set of June, 1812; and the report of a See the president's message of the 1st of June, 1812; and the report of a || See the president's message of the lat of June, tols; and the committee of foreign relations, to what the message was referred.

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long suffering, and accessary self-defence, the American go-vernment will stand acquitted, in the sight of Heaven, and of the world. Have the United States, them enslaved the subjects, confiscated the property, prostrated the commerce, insuited the fag, or violated the territorial sovereignty, of Great Britain? Not but, in all these respects, the United States and subgrod, for a long period of years, previously to the declaration of war, the contumely and outrage of the British government. It has been said, too, as an aggravation of the imputed aggression. that the United States chose a period, for their declaration of war, when Great Britain was struggling for her own existence, sgainst a power, which threatened to overthrow the indepen-dence of all Europe; but it might be more truly said, that the United States, not acting upon choice, but upon compulsion, delayed the declaration of war, until the persecutions of Great Britain had rendered further delay destructive and disgraceful. Great Britain had converted the commercial scenes of American opulence and prosperity, into scenes of comparative poverty and distress; she had brought the existence of the United States, as an independent nation, into question; and, surely, it must have been indifferent to the United States, whether they ceased to exist as an independent nation, by her conduct, while she profeased friendship, or by her conduct, when she avowed enmity and revenge. Nor is it true, that the existence of Great Britain was in danger, at the epoch of the declaration of war. The American government uniformly entertained an opposite opinim; and, at all times, saw more to apprehend for the United States, from her mer ume power, than from the territorial power of her enemy. "e event has justified the opinion, and the apprehension. But what the United States asked, as essential to their welfare, and even as beneficial to the allies of Great Britain, in the European war, Great Britain, it is manifest, might have granted, without impairing the resources of her own strength, or the splendor of her own sovereignty; for, her orders in council have been since revoked; not, it is true, as the performance of her promise, to follow, in this respect, the example of France, since she finally rested the obligation of that promise, upon a repeal of the Brench decrees, as to all nations; and the repeal was only as to the United States: nor as an act of national justice towards the United States: but, simply, as an act of domestic policy, for the special advantage of her own people.

The British government has, also, described the war, as a war of sggrandizement and conquest, on the part of the United States; but, where is the foundation for the charge? While the American government employed every means, to dissuade the

Indiane, even those who lived within the territory, and were supplied by the bounty, of the United States, from taking any part in the war, the proofs were irresistible, that the enemy pursued a very different course; t and that every precaution would be necessary, to prevent the effects of an offensive alli-ance, between the British troops and the savages, throughout the northern frontier of the United States. The military occupation of Upper Canada was, therefore, deamed indispensable to the safety of that frontier, in the earliest movements of the war, independent of all views of extending the territorial boundary of the United States. But, when war was declared, in resentment for injuries, which had been suffered upon the Atlantic, what principle of public law, what modification of civilized warfare, imposed upon the United States, the duty of abstaining from the invasion of the Canadas? It was there alone, that the United States could place themselves upon an equal footing of military force with Great Britain; and it was there, that they might reasonably encourage the hope of being able, in the prosecution of a lawful retaliation, "to restrain the vio-lence of the enemy, and to retort upon him, the evils of his own injustice." The proclamations issued by the American com-manders, on entering Upper Canada, have, however, been adduced by the British negotiators at Ghent, as the proofs of a spirit of ambition and aggrandizement, on the part of their government. In truth, the proclamations were not only unauthorized and disapproved, but were infractions of the positive instructions, which had been given, for the conduct of the war in Canada. When the general, commanding the north western army of the United States, received, on the 24th of June, 1812, his first authority to commence offensive operations, he was especially told, that "he must not consider himself authorized to pledge the government to the inhabitants of Canade, further than assurances of protection in their persons, property, and rights." And on the ensuing 1st of August, it was emphatically deciared to him, " that it had become necessary, that he should not lose sight of the instructions of the 25th of June, as any pledge beyond that, was incompatible with the views of the government." Such was the nature of the charge of American ambition and aggrandizement, and such the evidence to support it.

The prince regent has, however, endeavored to add, to

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these unfounded accusations, a stigma, at which the pride of the American government revolts. Listening to the fabrications of British emissaries; gathering scandals from the abuses of a free prese; and misled, perhaps, by the asperities of a party spirit; common to all free governments; he affects to trace the origin of the war to "a marked partiality, in palliating and assisting the aggressive tyranny of France;" and "to the pre-valence of such councils, as associated the United States, in policy, with the government of that nation."" The conduct of the American government is now open to every scrutiny; and its vindication is inseparable from a knowledge of the facts. All the world must be sensible, indeed, that neither in the general policy of the late ruler of France, nor in his particular tr, itment of the United States, could there exist any political, or rational foundation, for the sympathies and associations, overt, or clandestine, which have been rudely and unfairly sugsted. It is equally obvious, that nothing short of the ag ressive tyranny, exercised by Great Britain towards the United States, could have counteracted and controlled, those tendencies to peace and amity, which derived their impulse, from natural and social causes; combining the affections and interests of the two nations. The American government, faithful to that prin-ciple of public law, which acknowledges the authority of all governments established *de facto;* and conforming its practice, in this respect, to the example of Europe; has never contested the validity of the governments successively established in France; nor refrained from that intercourse with either of them, which the just interests of the United States required. But the British cabinet is challenged to produce, from the recesses of its secret, or of its public, archives, a single instance of unworthy concessions, or of political alliance and combination, throughout the intercourse of the United States, with the revolutionary rulers of France. Was it the influence of French councils, that induced the American government to resist the pretensions of France, in 1793, and to encounter her hostilities in 17963 that led to the ratification of the British treaty in 1795; to the British negotiation in 1805, and to the convention with the British minister in 1809? that dictated the impartial overtures, which were made to Great Britain, as well as to France, during the whole period of the restrictive system? that produced the determination to avoid making any treaty, even a treaty of commerce, with France, until the outrage of the Rambouillet decree was repairedit that sanctioned the repeated and urgent

* See the British declaration, of the 10th of January, 1813. † See the instructions from the secretary of state to the American minister at Paris, dated the 29th May, 1813.

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efforte of the American government, to put an end to the war, efforte of the American government, to put an end to the war, almost as soon as it was declared? or that, finally, prompted the explicit communication, which, in pursuance of instruc-tions, was made by the American milistor, at St. Petersburgh, to the court of Russia, stating, " that the principal subjects of discussion, which had long been subsisting between the United States and France, remained unsettled; that there was no im-mediate prospect, that there would be a astisfactory settlement of them; but that, whatever the event, in that respect, might be, it was not the intention of the government of the United States, to enter into any more intimate connexions with France; that the government of the United States did not anticipate any event whatever, that could produce that effect; and that the American minister was the more happy to find himself autho-American minister was the more happy to find himself autho-rised by his government to avow this intention, as different representations of their views had been widely circulated, as well in Europe, as in America."" But, while every act of the American government thus falsifies the charge of a subserviency to the policy of France, it may be justly remarked, that of all the governments, maintaining a necessary relation and intercourse with that nation, from the commencement, to the recent termination, of the revolutionary establishments, it has happen-ed, that the government of the United States has least exhibited marks of condescension and concession to the successive ruto examine and explain the consistency of the reproaches, which she has uttered against the United States, with the course of her own conduct; with her repeated negotiations, during the republican, as well as during the imperial, sway of France; with her solicitude to make and to propose treaties; with her interchange of commercial benefits, so irreconcilable to's state of war; with the almost triumphant entry of a French ambassador into her capital, amidst the acclamations of the populace; and with the prosecution, instituted, by the orders of the king of Great Britain himself, in the highest court of criminal jurisdiction in his kingdom, to punish the printer of a gazette, for publishing a libel on the conduct and character of the late ruler of France! Whatever may be the source of these symptoms, however they may indicate a subservient policy, such symptoms have never occurred in the United States, throughout the imperial government of France.

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The conduct of the United States, from the moment of declaring the war, will serve, as well as their previous conduct, to rescue them from the unjust reproaches of Great Britain.

• See Mr. Monroe's letter to Mr. Adams, dated the 1st of July, 1612; and Mr. Adams' letter to Mr. Monroe, dated the 11th of December, 1812. W tai ver der wit be r men yea: cum ries, anti influ trade repe the rand rand repe the rand repe repe the rand repe the repe the rand rand repe the the repe the rep the repe the repe the repe the repe the

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previous conduct, of Great Britain.

of July, 1612; and Mr. per, 1812. 17

When was declared, the orders in council had been maintained, with inexorable hostility, until a thousand American vessels and their cargoes had been spized and conficated, under their operation; the British minister at Washington had, with peculiar solemnity, announced that the orders would not be repealed, but upon conditions, which the American government had not the right, nor the power, to fulfil, and the European war, which had raged, with little intermission, for twenty years, threatened an indefinite continuance. Under these circumstances, a repeal of the orders, and a cessetion of the injuries, which they produced, were events beyond all rational anticipation. It appears, however, that the orders, under the influence of a parliamentary inquiry into their effects upon the trade and manufactures of Great Britain, were provisionally repealed on the 23d of Juné, 1815, a few days subsequent to the American declaration of war. If this repeal had been made known to the United States, before their resort to arms, the repeal would have arrested it; and that cause of war being removed, the other essential cause, the practice of impresement, would have been the subject of renawed negotiation, under the auspicious influence of a partial, yet important, act of reconciliation. But the declaration of war, having announced the practice of impresement, as a principal cause, peacecould only be the result of an express abandonmeur of the practice; of a suspansion of the practice, for the purposes of negoliation; or a cessation of actual sufferance, in consequence of a parification in Europe, which would deprive Grant Britain of every motive for continuing the practice.

Hence, when early intimations were given, from Halifax, and from Canada, of a disposition, on the part of the local suthorities, to enter into an armistice, the power of those authorities was so doubtful, the objects of the armistice were so limited, and the immediate advantages of the measure, were so entirely on the side of the energy, that the American government could not, consistently with its duty, embrace the propositions.⁽⁴⁾ But some hope of an amicable adjustment arms inspired, when a communication was referred from admiral. Warres, in September, 1815, stating that he was commanded by his government, to propose, on the one hand, "that the government of the United States should, instantly recall their letters of marque and reprisal against British ahips, together with all orders and instructions for any acts of hostility what-

* See the lature from the department of state to Mr. Russell, duted 9th and 10th August, 1812, and Mr. Graham's memorandum of a convension with Mr. Baker, the British secretary of legation, enclosed in the hast letter. See, also, Mr. Monros's letter to Mr. Russel, dated the 21st of August, 1812.

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ever against the territories of his majesty, or the persons or property of his subjects," and to promise, on the other hand, if the American government acquiesced in the preceding pro-position, that instructions should be issued to the British squaprovision, that incructions should be issued to the British squa-drone, to discontinue hostilities against the United States and their citizens. This overture, however, was subject to a further qualification, "that should the American government accede to the proposal for terminating hostilities, the British admiral was authorized to arrange with the American government, as to the revocation of the laws, which interdict the commerce and shins of way of Grees British from the harbors and marce and ships of war of Great Britain from the harbors and waters of the United States; but that in default of such revocation within the reasonable period to be agreed upon, the orders in council would be revived."" The American government, at once, expressed a disposition to embrace the general proposition for a cessation of hostilities, with a view to negotiation; de-clared that no peace could be durable, unless the essential object of impresement was adjusted, and offered, as a basis of the adjustment, to prohibit the employment of British subjects in the naval or commercial service of the United Statest but ad-hering to, its determination of obtaining a relief from actual sufference, the suspension of the protice of impresement pending the proposed armistice, was deemed a necessary conse-quence; for "it could not be presumed, while the parties wera engaged in a negotiation to adjust amicably this important difference, that the United States would admit the right, or acquiesce in the practice, of the opposite party; or that Great Britain would be unwilling to restrain her cruisers from a practice, which would have the strongest effect to defeat the resolution."[†] So just, so reasonable, so indispensable, a pre-liminary, without which the citigens of the United States, navi-gating the high seas, would not be placed, by the armistice, on an equal footing with the subjects of Great Britain, admiral Warren was not authorized to accept; and the effort at an amicable adjustment, through that channel, was necessarily abortive. But long before the overture of the British admiral was

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made; (a few days, indeed, after the declaration of war,) the reluctance with which the United States had resorted to arms, was manifested by the steps taken, to arrest the progress of hestilities; and to hasten a restoration of peace. On the 26th of June, 1812, the American charge d'affaires, at London, was instructed to make the proposal of an armistice to the British

• See the latter of admiral Warren, to the secretary of state, dated at Halifar, the 50th of Spacember, 1613. • See the latter of Mr. Monroe, to admiral Warren, dated the 37th of Octo-ber, 1818.

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the persons or e other hand, if preceding pro-te British squa-ited States and bject to a further ernment accede British admital government, as t the commerce rbors and waters such revocation a, the orders in government, st meral proposition negotiation; dee essential object as a basis of the ritish subjects in d Statess but adrelief from actual mpressment pendnecessary conse-the parties were by this important mit the right, or rty; or that Great cruisers from a fect to defeat the dispensable, a prenited States, navi-wthe armistice, on t. Britain, admiral ecessarily abortive. itish admirat was ration of war,) the l resorted to arms, at the progress of ace. On the S6th es, at London, was stice to the British

f state, dated at Halifar dated the 27th of Octo 4.

povernment, which might lead to an adjustment of all differences, on the single condition, in the event of the orders in coun-cil being repealed, that instructions should be issued, suspend-ing the practice of impresement during the armistice. This pro-posal was soon followed by another, admitting, instead of posi-tive instructions, an informal understanding between the two governments on the subject. But both of these proposals were unhappily rejected. And when a third, which seemed to leave no plea for hesitation, as it required as other preliminary, than that the American minister, at London, should find in the British government, a sincere disposition to accommodate the difference, relative to impresentent, on fair conditions, was evaded, it was obvious, that neither a desire of peace, nor a spirit of conciliation, influenced the councils of Great Britain.

Under these circumstances, the American government has no choice, but to invigorate the war; and yet it has never loss sight of the object of all just wars, a just peace. The emperor of Russia having offered his mediation, to accomplish that ob-ject, it was instantly aid cordially accepted, by the American government; but it was peremptorily rejected by the British government. The emperor, in his benevolence, repeated his invitation: the British government again rejected it. At last, however, Great British constitution the reproach, to which such conduct would expose her throughout Europe, offered to the American government a direct negotiation for peace, and the offer was promptly embraced, with perfect confidence, that the British government would be equally prompt, in giving effect to its own proposal. But such was not the design, or the course, of that government. The American envoys were immediately appointed, and arrived at Gottenburgh, the de-stined scene of negotiation, on the 11th of April, 1914, as soon as the senson admitted. The British government, though regularly informed, that no time would be lost on the part of the United States, suspended the appointment of its envoys, until the actual arrival of the American envoys should be formally communicated. This pretension, however novel and inauspicious, was not permitted to obstruct the path to peace. inauspicious, was not permitted to obstruct the path to peace. The British government next proposed to transfer the negotia-tion from Gottenburgh to Ghent. This change, also, notwith-

* See the lesters from the secretary of scase, to Mr. Reusell, dated the S6th of June, and 87th of July, 1822. 17 the correspondence between Mr. Ressell, and lord Castlerangh, dated Aug. : and September, 1812; and Mr. Russell's letters to the secretary of state, dated Repember, 1812.

a the correspondence between Mr. Monroe and Mr. Daschkef, in Math 1815

standing the necessary delay, was allowed. The American envoys, arriving at Ghent on the 24th of June, remained in a mortifying state of suspense and expectation, for the arrival of the British envoys, until the 6th of August. And from the period of opening the negotiations, to the date of the lay, deopatch of the 35at of Octobur, it has been seen, that the winle of the diplomatic skill of the British government, has consisted in consuming time, without approaching any conclusion. "The pacification of Paris, had, suddenly and usexpectedly, placed at the disposal of the British government, a great naval and military force; the pride and passions of the nation were artfully excited against the United States, and a war of desperate and barbarous character was planned, at the very moment that the American government, finding its maritime cirizens relieved, by the course of events, from actual sufferance, under the practice of impresement, had authorized its envoys to waive those stipulations upon the subject, which might, otherwise, have been indispensable precautions.

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"Ritherto the American govenment has shown the justice of its cause; its respect for the rights of other nations; and its inherent love of peace. But the scenes of the war, will, also, exhibit a striking contrast, between the conduct of the United States, and the conduct of Great Britain. The same insidious policy, which taught the prince regent to describe the American government as the aggressor in the war, has induced the British government (clouding the daylight truth of the transaction) to call the strocities of the British fleets and armies, a retaliation upon the example of the American troops in Canada. The United States tender a solemn appeal to the civilized world, against the fabrication of such a charge; and they vouch, is sup-port of their appeal, the known morals, habits, and pursuits of their people; the character of their civil and political institutions; and the whole career of their navy and their army, as humane, 94 it is brave. Upon what pretext did the British admiral, on the 18th of August, 1814, announce his determi-nation, " to destroy and lay waste such towns and districts, upon the coast, as might be found assailable ?"". It was the pretext of a request from the governor general of the Canadas, for aid to carry into effect measures of retaliation, while, in fact, the barbarous nature of the war, had been deliberately settled and prescribed by the British exbinet. What could have been the foundation of such a request? The outrages, and the irregularities, which too often occur during a state of national hose tilities, in violation of the laws of civilized warfare, are al-

• See admiral Cochrane's letter to Mr. Monroe, dated the 18th of August, 1814, and Mr. Monroe's answer of the 6th Sept. 1814; e American amained in a he arrival of and from the the lars det the winte of has consisted clusion. "The ctedly, placed eat naval and tion were artr of desperate y moment that stizens relievnce, under the nvoys to waive ght, otherwise,

n the justice of one; and its inwar, will, also, ct of the United same insidious be the American nduced the Bri-i the transaction) rmies, a retaliain Canada. The civilised world, ey vouch, in sup-, and pursuits of political institu-d their army, as did the British nce his determi-ns and districts, lim . It was the al of the Canadas, ion; while, in fact, eliberately settled could have been ages, and the irrete of national hose d warfare, are al-

e 18th of August, 1814;

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ways to be lamented, disavowed, and repaired, by a just and honorable government; but if disavowal be made, and if reparation be offered, there is no foundation for retalistory violence. "Whatever usuthorized irregularity may have been commit-ted by any of the troops of the United States, the American government has been ready, upon principles of sacred and eternal obligation, to disavow, and, as far as it might be practicable, to repair."" In every known instance (and they are few) the offenders have been subjected to the regular investigation of a military tribunal; and an officer, commanding a party of stragters, who were guilty of unworthy excesses, was immediately dismissed, without the form of a trial. for not preventing those excesses. The destruction of the village of Newark, adjacent to Fort George, on the 10th of December, 1818, was long sub-sequent to the pillage and conflagration committed on the shores of the Chesapeake, throughout the summer of the same year; and might fairly have been alleged as a retaliation for those outrages, but, in fact, it was justified by the American com-mander, who ordered it, on the ground, that it became necessary to the military operations at that place; † while the American government, as soon as it heard of the act, on the 6th of January, 1815, instructed the general communding the northern army, "to disavow the conduct of the officer who committed it; and to transmit to governor Prevost, a copy of the order, under color of which that officer had acted."? This disavowal was accordingly communicated; and on the 10th of February, 1814, governor Prevost answered, " that it had been with great satisfaction he had received the assurance, that the perpetration of the burning of the town of Newark, was both unauthorized. by the American government, and abhorrent to every Ameri-can feeling, that if any outrages had ensued the wanton and un-Justifiable destruction of Newark, passing the bounds of just retaliation, they were to be attributed to the influence of irritated passions, on the part of the unfortunate sufferers by that event, which, in a state of active warfare, it has not been possible altogether to restrain; and that it was as little congenial to the disposition of his majesty's government, as it was to that of the government of the U. States, deliberately to adopt any plan of policy, which had for its object the devastation of private proper-

• See the letter from the secretary at war to brigadier general McLure, dated the 6th of October, 1813. • General McLure's letters to the secretary at war, dated Dec. 10 and 13, 1813.

the 26th of Smuary, 1914.

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ty."" But the disavowal of the American government was not the only expisiton of the offence committed by its officer; for the British government assumed the province of redress in the indulgence of its own vengeance. A few days after the burning of Newark, the British and Indian troops crossed the Niagara, for this purpose; they surprised and seized Fort Niagara, and put its garrison to the sword; they burnt the villages of Lewistown, Man-chester, Tuscarora, Buffalo, and Black Rock; slaughtering and abusing the unarmed inhabitants; until, in short, they had laid waste the whole of the Niagara frontier, levelling every house and every hut, and dispersing, beyond the means of shelter, in the extremity of the winter, the male and the female, the old and the young. Sir George Prevost himself appears to have been sated with the ruin, and the havoc, which had been thus inflicted. In his proclamation of the 15th of January, 1814, he emphatically declared, that for the burning of Newark, " the spportunity of punishment had occurred, and a full measure of retaliation had taken place;" and " that it was not his intention to pursue further a system of warfare, so revolting to his own feelings, and so little congenial to the British character, unless the future measures of the enemy should compel him again to resort to it." Nay, with his answer to the American general, already mentioned, he transmitted " a copy of that proclamation, as expressive of the determination, as to his future line of conduct;" and added, " that he was happy to learn, that there was no probability, that any measures on the part of the American government would oblige him to depart from it."1 Where, then, shall we search for the foundation of the call upon the British admiral, to sid the governor of Canada in measures of reta-liation? Great Britain forgot the principle of retaliation, when her orders in council were issued against the unoffending neutral, in resentment of outrages committed by her enemy; and surely, she had sgain forgotten the same principle, .. when she threatened an unceasing violation of the laws of civilized warfare, in retaliation for injuries, which never existed, or which the American government had explicitly disavowed, or which had been already avenged by her own arms, in a manner and a degree, cruel and un paralleled. The American government, after all, has not hesitated to declare, that "for the reparation of injuries, of whatever nature they may be, not sanctioned by

• See the letter of major general Wilkinson, to sir George Prevost, dated the Seth of Jausary, 1814, and the answer of sir George Prevost, dated the 10th of February, 1614. † See sir George Prevoat's proclamation, dated at Quebec, the 12th of Janua-ry, 1814.

77, 1019. 1 See the letter of air George Prevost to general Wilkinson, dated the 10th of February, 1814, and the British general orders, of the 22d of February, 1814.

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the law of nations, which the military or naval force of either power might have committed against the other, it would always be ready to enter into reciprocal arrangements; presuming that the British government would neither expect, nor propose, any which were not reciprocal."* It is now, however, proper to examine the character of the

warfare, which Great Britain has waged against the United States. In Europe, it has already been marked, with astonishment and indignation, as a warfare of the tomahawk, the scalping knife, and the torch; as a warfare, incompatible with the usages of civilized nations; as a warfare, that, disclaiming all moral influence, inflicts an outrage upon social order, and gives a shock to the very elements of humanity. All belligerent nations can form alliances with the savage, the African, and the bloodhound: but what civilized nation has selected these auxiliaries, in its hostilities? It does not require the fleets and armies of Great Britain, to lay waste an open country; to burn unfortified, towns, or unprotected villages; nor to plunder the merchant, the farmer, and the planter, of his stores: these exploits may easily be achieved by a single cruiser, or a petty privateer; but when have such exploits been performed on the coasts of the continent of Europe, or of the British islands, by the naval and military force of any belligerent power; or when have they been tolerated by any honorable government, as the predatory enterprise of armed individuals? Nor, is the destruction of the public edifices, which adorn the metropolis of a country, and serve to commemorate the taste and science of the age, beyond the sphere of action of the vilest incendiary, as well as of the most triumphant conqueror. It cannot be forgotten, indeed, that in the course of ten years past, the capitals of the principal powers of Europe have been conquered, and occupied alternately, by the victorious armies of each other; † and yet, there has been no instance of a conflagration of the palaces, the temples, or the halls of justice. No: such examples have proceeded from Great Britain alone: a nation so elevated in its pride; so awful in its power; and so affected in its tenderness, for the liberties of mankind! The charge is severes, but let the facts be adduced.

1. Great Britain has violated the principles of social law, by insidious attempts, to excite the citizens of the United States into acts of contumacy, treason, and revolt, against their government. For instance:

* See Mr. Monroe's letter to admiral Cochrane, dated the 6th of September, 1814

† See Mr. Monroe's letter to admiral Cochrane, dated the 6th of September 1814.

No sooner had the American government imposed the restrictive system upon its citizens, to escape from the rage and depretiation of the belligerent powers, than the British government, then protessing amity towards the United States, issued an order, which was, in effect, an invitation to the American citizens to break the laws of their country, under a public promise of British protection and patronage, " to all vessele, which should engage in an illicit trade, without bearing the customary' ship's documents and papers,"#

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Again: During a period of peace, between the United States and Great Britain, in the year 1809, the governor general of the Canadas employed an agent (who had previously been en-gaged, in a similar service, with the knowledge and approbation of the British cabinet) "on a secret and confidential mis-sion," into the United States, declaring, "that there was no doubt, that his able execution of such a mission, would give him a claim, not only on the governor general, but on his majesty's ministers." The object of the mission, was to ascertain, whether there existed a disposition in any portion of the citizens, "to bring about a separation of the castern states from the general union; and how far, in such an event, they would look up to England for assistance, or be disposed to enter into a connexion with her." The agent was instructed "to insinuate, that if any of the citizens should wish to enter into a communication with the British government, through the governor general, he was authorized to receive such communication; and that he would safely transmit it to the gover-nor general." He was accredited by a formal instrument, under the seal and signature of the governor general, to be produced, "if he saw good ground for expecting, that the doing so might lead to a more confidential communication, than he could, otherwise, look for;" and he was furnished with a cipher, " for carrying on the secret correspondence.; The virtue and patriotism of the citizens of the United States, were superior to the arts and corruption, employed in this secret and confidential mission, if it ever was disclosed to any of them; and the mission itself terminated, as soon as the arrangement with Mr. Erskine was announced . But; in the act of recalling the secret emissary, he was informed, " that the whole of his letters were transcribing to be sent home, where they could not

See the instructions to the commanders of British ships of war and privateers, dated the 11th of April, 1808.
 † See the letter from Mr. Ryland, the accretury of the governor general, to Mr. Henry, dated the 56th of January, 1809.
 ‡ See the letter of sir James Craig, to Mr. Henry, dated February 6, 1809.
 * Bee the same letter, and Mr. Ryland's letter of the 26th of January, 1809.

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mposed the rem the rage and British governd States, issued the American er a public provessels, which the customary

United States nor general of iously been ene and approba-ofidential mist there was no n, would give but on his mawas to ascerportion of the castern states an event, they e disposed to was instructed wish to enter ment, through ive such comto the governstrument, unal, to be prothat the doing ition, than he with a cipher, The virtue and were superior ret and confiof them; and ngement with f recalling the ole of his lethey could not

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fail of doing him great credit, and it was hoped they might eventually contribute to his permanent advantage."# 'To endeavor to realise that hope, the emissary proceeded to London; all the circumstances of his mission were made known to the British minister; his services were approved and acknowledged; and he was sent to Canada, for a reward; with a recommendatory letter from lord Liverpool to sir George Prevost, "stating his lordship's opinion of the ability and judgment which Mr. Henry had manifested on the occasions mentioned in his memorial, (his secret and confidential missions,) and of the benefit the public service might derive from his active employment, in any public situation, in which sir George Prevost might think pro-per 3 place him." The world will judge upon these facts, and to existing of a parliamentary call, for the production of the same relating to them, what credit is due to the prince regter a section, "that Mr. Henry's mission was undertaken, without the authority or even knowledge of his majesty's government." The first mission was certainly known to the British government, at the time 'it occurred; for, the secretary of the governor general expressly states, " that the information and political observations, heretofore received from Mr. Henry, were transmitted by his excellency to the secretary of state, who had expressed his particular approbation of them;"; the second mission was approved when it was known; and it re-mains for the British government to explain, upon any established principles of morality and justice, the essential-difference between ordering the offensive acts to be done; and reaping the fruit of those acts, without either expressly, or tacitly, condemning them.

Again: These hostile attempts upon the peace and union of the United States, preceding the declaration of war, have been followed by similar machinations, subsequent to that event. The governor general of the Canadas has endeavored, occasionally, in his proclamations and general orders, to dissuade the militia of the United States, from the performance of the duty, which they owed to their injured country; and the efforts, at Quebec and Halifax, to kindle the flame of civil war, have been as inceasant, as they have been insidious and abortive. Nay, the governor of the island of Barbadoes, totally forgetful of the boasted article of the British magna charta, in favor of foreign merchants, found within the British dominions, upon

• See Mr. Ryland's letter, dated the 25th of June, 1809. † See the letter from lord Liverpool to sir George Prevost, dated the 16th af spinnber, 1811.

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See Mr. Ryland's letter of the 26th of January, 1809.

the breaking out of hostilities, resolved that every American merchant, within his jurisdiction at the declaration of war, should, at once, be treated as a prisoner of war; because every citizen of the United States was enrolled in the militia; because the militia of the United States, were required to serve their country, beyond the limits of the state, to which they particularly belonged; and because the militia of " all the scates, which had acceded to this measure, were, in the view of sir George Beckwith, acting as a French conscription."

Again: Nor was this course of conduct confined to the colonial authorities. On the 26th of October, 1512, the British government issued an order in council, authorizing the go-vernors of the British West India islands, to grant licenses to American vessels, for the importation and exportation of certain articles, enumerated in the order; but, in the instructions, which accompanied the order, it was expressly provided, that "whatever importations were proposed to be made, from the United States of America, should be by licenses, confined to the ports in the eastern states exclusively, unless there was reason to suppose, that the object of the order would not be fulfilled, if licenses were not granted, for importations from the other ports in the United States."

The president of the United States has not hesitated to place before the nation, with expressions of a just indignation, "the policy of Great Britain thus proclaimed to the world; introducing into her modes of warfare, a system equally distinguished by the deformity of its features, and the depravity of its character; and having for its object, to dissolve the tics of allegiance, and the sentiments of loyalty, in the adversary nation; and to seduce and separate its component parts, the one from the other."t

2. Great Britain has violated the laws of humanity and honor, by seeking alliances, in the prosecution of the war, with sava-

ges, pirates, and slaves. The British agency, in exciting the Indians, at all times, to commit hostilities upon the frontier of the United States, is too notorious, to admit of a direct and general denial. It has some-times, however, been said, that such conduct was unauthorized by the British government; and the prince regent, seizing the single instance, of an intimation, alleged to be given, on the

• See the remarkable state paper, issued by governor Bockwith, at Barbadoes, on the 13th of November, 1812. + See the proclamation of the governor of Bermue's, dated the 16th of Janu-ary, 1816; and the instructions from the British secretary for foreign affairs, dated November 9, 1812.

See the message from the president to congress, dated the 26th of February, 1813.

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part of sir James Craig, the governor of the Canadas, that an attack was meditated by the Indians, has affirmed, that "the charge of exciting the Indians to offensive measures against the United States, was void of foundation; that, before the war began, a policy the most opposite had been uniformly pursued; and that proof of this was tendered by Mr. Foster to the Ame-rican government."* But is it not known in Europe, as well as in America, that the British Northwest Company maintain a constant intercourse, of trade, and council, with the Indians; that their interests are often in direct collision with the interests of the inhabitants of the United States, and that by means of the inimical dispositions, and the active agencies, of the company (seen, understood, and tacitly sanctioned by the local authorities of Ganada) all the evils of an Indian war may be shed upon the United States, without the authority of a formal order, emanating immediately from the British government? Hence, the American government, in answer to the evasive protestations of the British minister, residing at Washington, frankly communicated the evidence of British agency, which had been received, at different periods, since the year 1807; and observed, " that whatever may have been the disposition of the British government, the conduct of its subordinate agents had tended to excite the hostility of the Indian tribes towards the United States; and that in estimating the comparative evidence on the subject, it was impossible not to recollect the communication lately made, respecting the conduct of sir James Craig, in another important transaction (the employment of Mr. Hen-ry, as an accredited agent, to alienate and detach the citizens of a particular section of the union, from their government) which, it appeared, was approved by lord Liverpool."†

The proof, however, that the British agents and military officers, were guilty of the charge, thus exhibited, become conclusive, when, subsequent to the communication, which was made to the British minister, the, defeat and flight of general Proctor's army, on the of placed in the possession of the American commander, the correspondence and papers of the British officers. Selected from the documents, which were obtained upon that occasion, the contents of a few letters will serve to characterize the whole of the mass. In these letters, written by Mr. M'Kee, the British agent, to co-

[•] See the prince regent's declaration of the 10th of January, 1813. Bee, also, Mr Foster's letters to Mr. Monroe, dated the 35th of December, 1811, and the 7th and 6th of June, 1812; and Mr. Monroe's answer, dated the 9th of January, 1812, and the 10th of June, 1812; and the documents, which scompanied the correspondence. † See Mr. Monroe's letter to Mr. Foster, dated the 10th of June, 1812.

ionel England, the commander of the British troops, superscribed, "on his majesty's service," and dated during the months of July and August, 1793, the period of general Wayne's successful expedition against the Indians, it appears, that the scalpa taken by the Indians were sent to the British establishment at the rapids of the Miami;# that the hostile operations of the Indians were concerted with the British agents and officer of that when certain tribes of Indians." having completed the belts they carried with scalps and prisoners, and being without provisions, resolved on going home, it was lamented, that his majesty's posts would derive no security, from the late great influx of Indians into that part of the country, should they persist in their resolution of returning so soon;"‡ that "the British agents were immediately to hold a council at the Glaze, in order to try if they could prevail on the Lake Indians to remain; but that without provisions and ammunition being sent to that place, it was conceived to be extremely difficult to keep them together;") and that "colonel England was making great exer-tions to supply the Indians with provisions." || But the language of the correspondence becomes, at length, so plain and direct, that it seems impossible to avoid the conclusion of a governmental agency, on the part of Great Britain, in advising, aiding, and conducting, the Indian war, while she professed friendship and peace towards the United States. "Scouts are sent, (says Mr. M'Kee, to colonel England,) to view the situation of the American army; and we now muster one thousand Indians. All the Lake Indians, from Sugana downwards, should not lose one moment in joining their brethren, as every accession of strength, is an addition to their spirits." And again: "I have been employed several days in endeavoring to fix the Indians, who have been driven from their villages and cornfields, between the fort and the bay. Swan creek is generally agreed upon, and will be a very convenient place for the delivery of provisions, &c."** Whether, under the various proofs of the British agency, in exciting Indian hostilities against the United States, in a time of peace, presented in the course of the present narrative, the prince regent's declaration, that, " before the war began, a policy the most opposite had been uni-

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. See the letter from Mr. M Kee to colonel England, dated the 2d of July. 1794.

+ See the letter from the same to the same, dated the 5th of July, 1794. See the same letter. See the same letter.

See the same letter. See the letter from Mr. M'Kee to colonel England, dated the 13th of Au-

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ascribed to a want of information, or a want of candor, the American government is not disposed, more particularly, to investigate.

But, independent of these causes of just complain. Lusing in a time of peace, it will be found, that when the war was declar-ed, the alliance of the British government with the Indians, was avowed, upon principles, the most novel, producing conse-quences the most dreadful. The savages were brought into the war, upon the ordinary footing of allies, without regard to the inhuman character of their warfare; which neither spares age, nor sex; and which is more desperate towards the captive, at the stake, than even towards the combatant, in the field. It seemed to be a stipulation of the compact between the allies, that the British might imitate, but should not control, the ferocity of the savages. While the British troops behold, without compunction, the tomahawk and the scalping knife, brandished against prisoners, old men and children, and even against pregnant women, and while they exultingly, accept the bloody scalps of the slaughtered Americans; the Indian exploits in battle, are recounted and applauded by the British general or-ders. Rank and station are assigned to them, in the military movements of the British arry; and the unhallowed league was ratified, with appropriate blems, by intertwining an American scalp, with the decoration of the maker of the northern arm of the United States found in the legislative chamber of York, the capital of Upper Canada.

In the single scene, that succeeded the battle of Frenchtown, near the river Raisin, where the American troops were defeated by the allies, under the command of general Proctor, there will be found concentrated, upon indisputable proof, an illustration of the horrors of the warfare, which Great Britain has pursued, and still pursues, in co-operation with the savages of the south, as well as with the savages of the north. The American army capituleted, on the 22d of January, 1813; yet, after the faith of the British commander had been pledged, in the terms of the capitulation; and while the British officers and soldiers, silently and exultingly, contemplated the scene, some of the American prisoners of war were tomahawked, some were shot, and some were burnt. Many of the unarmed inhabitants

* See the prince regent's declaration of the 10th of January, 1813. † See the letter from the American general Harrison, to the British general Proztor.

See a letter from the British major Muir, Indian agent, to colonel Proctor, dated the 20th September, 1812, and a letter from colonel St. George to colon. St Proctor, dated the 28th of October, 1812, found among colonel Proctor's papers.

formly pursued," by the British government,# is to be

of the Michigan territory were massacred; their property was plundered, and their horses were destroyed.* The dead bodies of the mangled Americans, were exposed, unburied, to be devoured by dogs and swine; " because, as the British officers declared, the Indians would not permit the interment;"+ and some of the Americans, who survived the carnage, had been extricated from danger, only by being purchased at a price, as a part of the booty belonging to the Indians. But, to complete this dreadful view of human depravity, and human wretched-ness, it is only necessary to add, that an American physician, who was despatched with a flag of truce, to ascertain the situation of his wounded brethren, and two persons, his companions, were intercepted by the Indians, in their humane mission; the privilege of the flag was disregarded by the British officers; the physician, after being wounded, and one of his companions, were made prisoners; and the third person of the party was killed.‡

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But the savage, who had never known the restraints of civilized life, and the pirate, who had broken the bonds of society, were alike the objects of British conciliation and alliance, for the purposes of an unparalleled warfare. A horde of pirates and outlaws had formed a confederacy and establishment on the island of Barrataria, near the mouth of the river Mississippi. Will Europe believe, that the commander of the British forces, addressed the leader of the confederacy, from the neutral territory of Pensacola, " calling upon him, with his brave followers, to enter into the service of Great Britain, in which he should have the rank of captain; promising that lands should be given to them all, in proportion to their respective ranks, on a pence taking place; assuring them, that their property should be guaranteed, and their persons protected; and asking, in re-tuin, that they would cease all hostilities against Spain, or the allies of Great Britain, and place their ships and vessels, under the British commanding officer on the station, until the commander in chief's pleasure should be known, with a guarantee of their fair value at all events?" "There wanted only to exemplify the debasement of such an act, the occurrence, that the

• See the report of the committee of the house of representatives, on the 31st of July, 1812, and the depositions and documents accompanying it. † See the obicial report of Mr. Baker, the agent for the prisoners, to beigadicr general Winchester, dated the 20th of February, 1813. † In addition to this description of savage warfare, under British auspices, see the facts contained in the correspondence between general Harrison, and general Demonsor.

Drummond.

II See the letter addressed by Edward Nichols, licetenant-colonel commanding his Britannic majesty's forces in the Floridas, to Monsieur Lafitte, or the com-mundant at Barrataria, dated the 31st of August, 1814.

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pirate should spurn the proffered alliance; and, accordingly, Lafitte's answer was indignantly given, by a delivery of the letter. containing the British proposition, to the American governor of Louislana.

There were other sources, however, of support, which Great Britain was prompted by her vengeance to employ, in opposition to the plainest dictates of her own colonial policy. The events, which have extirpated, or dispersed, the white population of St. Domingo, are in the recollection of all men. Although British humanity might not shrink, from the infliction of similar calamities upon the southern states of America, the danger of that course, either as ar. incitement to a revolt, of the slaves in the British islands, or as a cause for retaliation, on the part of the United States, ought to have admonished her against its adoption. Yet, in a formal proclamation, issued by the commander in chief of his Britannic majesty's squadrons, upon the American station, the slaves of the American planters were invited to join the British standard. in a covert phraseology, that afforded but a slight veil, for the real design. Thus, admiral Cochrane, reciting, " that it had been represented to him, that many persons now resident in the United States, had expressed a desire to withdraw therefrom, with a view of entering into his majesty's service, or of being received as free settlers into some of his majesty's colonies," proclaimed, that " all those who might be disposed to emigrate from the United States, would, with their families, be received on board of his majesty's ships or vessels of war, or at the military posts that might be established upon, or near, the coast of the United States, when they would have their choice of either entering into his majesty's sea or land forces, or of being sent as free settlers to the British possessions in North America, or the West Indies, where they would meet with all due encouragement."# But even the negroes seem, in contempt, or disgust, to have resisted the solicitation; no rebellion, or massacre, enaued: and the allegation, often repeated, that in relation to thosewho were seduced, or forced, from the service of their masters, instances have occurred of some being afterwards transported to the British West India islands, and there sold into slavery, for the benefit of the captors, remains without contradiction. 80 complicated an act of injustice would demand the reprobation of mankind. And let the British government, which professes a just abhorrence of the African slave-trade; which endeavors to impose, in that respect, restraints upon the domestic policy of France, Spain, and Portugal; answer, if it can, the solemn charge, against their faith, and their humanity.

. See admiral Cochrane's proclamation, dated at Bermuda, the 2d of April, 1814.

3. Great Britain has violated the laws of civilized warfare, by plundering private property, by outraging female honor, by burning unprotected cities, towns, villages, and houses, and by laying waste whole districts of an unresisting country.

The wennee and the practice of the British naval and military force, " to destroy and lay waste such towns and districts upon the American coast, as might be found assellable," have been extruced upon the pretent of retailation, for the wanton destruction committed by the American army in Upper Canada,"⁹ but the fallacy of the pretent has already been exposed. It will be recollected, however, that the set of burning Newark was instantaneously disavowed by the American government; that it occurred in December, 1813; and that sir George Prevost himself acknowledged, on the 10th of Fabruary, 1814, that the measure of retailation, for all the previously imputed misconduct of the American troops, was then full and complete.⁴ Between the month of February, 1814, when the British admiral's denunciation was issued, what are the outrages upon the part of the American troops in Canada, to justify a call for retaliation? Not it was the system, not the incident, of the wary and intelligence of the system had been received at Washington, from the American agents in Europe, with reference to the operations of admiral Warren, upon the shores of the Chesapeake, long before admiral Cochrane had succeeded to the command of the British fleet, on the American station.

As an appropriate introduction to the kind of war, which Great Britain intended to wage against the inhabitants of the United States, transactions occurred in England, under the avowed direction of the government itself, that could not fail to wound the moral sense of every candid and generous spectator. All the officers and mariners of the American merchant ships, who, having lost their vessels in other places, had gone to England on the way to America; or who had been employed in British merchant ships, but were desirous of returning home; or who had been detained, in consequence of the condemnation of their vessels under the British orders in council; or who had arrived in England, through any of the other casualties of the scalaring life; were condemned to be treated as prisoners of war; nay, some of them were actually impressed, while soliciting their passports; although not one of their num-ber had been, in any way, engaged in hostilities against Great Britain, and although the American government had afforded

* See admiral Cochrane's letter to Mr. Monroe, dated August 18, 1814. † See sir George Prevost's letter to general Wilkinson, dated the 10th of February, 1814.

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every facility to the departure of the same class, as well as of every other class, of British subjects, from the United States, for a reasonable period, after the declaration of war." But this act of injustice, for which even the pretent of retaliation has not been advanced, was accompanied by another of still greater cruchy and oppression. The American seamen, who had been enlisted, or impressed, into the naval service of Great Hritain, were long retained, and many of them are yet retained, on board of British ships of war, where they are compelled to combat against their country and their friends; and even when the British government tardily and reluctantly recognized the citizenship of impressed Americans, to a number exceeding 1009 at a single naval station, and dismissed them from its service on the water; it was only to immure them as prisoners of war on the shore. 'i'hese unfortunate persons, who had passed into the power of the British government, by a violation of their own rights and inclinations, as well as of the rights of their country, and who could only be regarded as the spoils of unlawful violence, were, nevertheless, treated as the fruits of lawful war. Such was the indemnification, which Great Britain offered for the wrongs, that she had inflicted; and such the reward, which she bestowed, for services that she had received.?

Nor has the spirit of British warfare been confined to violations of the usages of civilized nations, in relation to the United States. The system of blockade, by orders in council, has been revived; and the American coast, from Maine to Louisiana, has been declared, by the proclamation of a British admiral, to be in a state of blockade, which every day's observation proven to be, practically, ineffectual, and which, indeed, the whole of the British navy would be unable to enforce and maintain.1 Neither the orders in council, acknowledged to be generally unlawful, and declared to be merely retaliatory upon France; nor the Berlin and Milan decrees, which placed the British islands in a state of blockade, without the force of a single squadron to maintain it; were, in principle, more injurious to the rights of neutral commerce, than the existing blockade of the United States. 'The revival, therefore, of the system, without the retaliatory pretext, must demonstrate to the world, a determination, on the part of Great Britain, to acquire a commercial monopoly, by every demonstration of her naval

*See Mr. Beasley's correspondence with the British government, in October, Nevember, and December, 1812. See, also, the act of congress, passed the 6th of July, 1812. † See the letter from Mr. Beasley, to Mr. M'Leay, dated the 13th of March, 1815.

‡ See the successive blockades announced by the British government, and the successive naval commentars on the American station.

power. The trade of the United States with Russia, and with other northern powers, by whose governments no edicts, violating neutral rights, had been issued, was cut off by the operation of the British orders in council of the year 1807, as effectually as their trade with France and her allies, although the retaliatory principle was totally inapplicable to the case. And the blockade of the year 1816, is an attempt to destroy the trade of those nations, and, indeed, of all the other nations of Europe, with the United States; while Great Britain, herself, with the same follcy and ardor, that marked her illicit trade with France, when France was her enemy, encourages a clandestine traffic between her subjects and the American citizens, wherever her possessions come in contact with the territory of the United States.

But approaching nearer to the scenes of plunder and violence, of cruchy and configration, which the British warfare exhibits on the coast of the United States, it must be again asked, what acts of the American government, of its ships of war, or of its armies, had occurred, or were even ulleged, as a pretext, for the perpetration of this series of outrages? It will not be asserted, that they were sanctioned by the usages of modern war; because, the sense of all Europe would revolt at the assertion. It will not be said, that they were the unauthorized excesses of the British troops; because scarcely an act of plunder and violence, of cruelty and conflagration, has been committed, except in the immediate presence, under the positive orders, and with the personal agency, of British officers. It must not be again insinuated; that they were provoked by the American example; because it has been demonstrated, that all such insinuations are without color, and without proof. And, after all, the dreadful and disgraceful progress of the British arms, will be traced, as the effect of that animosity, arising out of recollections connected with the American revolution, which has already been noticed; or, as the effect of that jealousy, which the commercial enterprise, and pative resources, of the United States, are calculated to excite, in the councils of a nation, aiming at universal dominion upon the ocean.

In the month of April, 1813, the inhabitants of Poplar Island, in the bay of Chesapeake, were pillaged; and the cattle and other live stock of the farmers, beyond what the enemy could remove, were wantonly killed.*

In the same month of April, the wharf, the stores, and the fishery, at Frenchtown Landing, were destroyed, and the private atores, and storehouses, in the village of Frenchtown, were burnt?

• See the deposition of William Sears. † See the depositions of Frisby Anderson and Cordelle Pennington.

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of Poplar Island, the cattle and he enemy could

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In the same month of April, the enemy landed repeatedly on Sharp's Island, and made a general sweep of the stock, affecting, however, to pay for a part of it.*

On the 3d of May, 1813, the town of Havre de Grace was pillaged and hurnt, by a force under the command of admiral Cockburn. The British officers, being admonished, " that with civilized nations at war, private property had always been re-spected," hastily replied, " that as the Americans wanted war, they should now feel its effects; and that the town should be laid in ashes." They broke the windows of the church; the purloined the houses of the furniture; they stripped wor in and children of their clothes; and when an unfortunate female complained, that she could not leave her house with her little children, she was unfeelingly told, " that her house should be burnt with herself and her children in it."+

On the 6th of May, 1813, Fredericktown and Georgetowa, situated on Bassafras river, in the state of Maryland, were pillaged and burnt, and the adjacent country was laid waste, by a . force under the command of admiral Cockburn; and the officers were the most active on the occusion. ‡

On the 22d of June, 1813, the British forces made an attack upon Crancy Island, with a view to obtain possession of Norfolk, which the commanding officers had promised, in case of success, to give up to the plunder of the troops. || The British were repulsed; but enraged by defeat and disappointment, their course was directed to Humpton, which they entered on the of June. The scene, that ensued, exceeds all power of de-

scription; and a detail of facts would be offensive to the feelings of decorum, as well as of humanity. "A defenusives and unresisting town was given up to indiscriminate piliage; though civilized war tolerates this only, as to fortified places carried by assault, and after summons. Individuals, male and female, were stripped naked; a sick man was stabbed twice in the hospital; another sick man was shot in has bed, and in the arms of his wife, who was also wounded, long after the retreat of the American troops; and females, the married and the single, suffered the extremity of personal abuse from the troops of the enemy, and from the infatuated negroes, at their instigation."\$

See Jacob Gibson's deposition.
 † See the deposition of William T. Killpatrick, James Wood, Rosanna Moore, and R. Mansheld.
 ‡ See the depositions of John Stavely, William Spencer, Joshua Ward, James Scanlan, Richard Barnaby, F. B. Chandlear, Jonathan Greenwood, John Allen, T. Robertson, M. N. Cannon, and J. T. Vearey.

Use general Taylor's letter to the secretary at war, dated the 2d of July, 1813. See the letters from general 'Taylor to admiral Warren, dated the 29th of June, 1813, to general al Bidney Beckwith, dated the 4th and 5th of July, 1813, 9

The fact, that these atrocities were committed, the commander of the British fleet, admiral Warren, and the commander of the British troops, sir Sidney Beckwith, admitted, without hesitation;* but they resorted, as on other occasions, to the unworthy and unavailing pretext of a justifiable retaliation. It was said, by the British general, " that the excesses at Hampton, were occasioned by an occurrence, at the recent attempt upon Craney Island, when the British troops in a barge, sunk by the American guns, clung to the wreck of the boat; but se-veral Americans waded off from the island, fired upon, and shot these men." 'The truth of the assertion was denied; the act, if it had been perpetrated by the American troops, was promptly disavowed by their commander; and a board of officers appointed to investigate the facts, after stating the evidence, reported "an unbiassed opinion, that the charge against the American troops was unsupported; and that the character of the American soldiery for humanity and magnanimity, had not been committed, but on the contrary confirmed."† The result of this inquiry was communicated to the British general; reparation was demanded; but it was soon perceived, that whatever might personally be the liberal dispositions of that officer, no adequate reparation could be made, as the conduct of his troops was directed and sanctioned by his government.[‡]

During the period of these transactions, the village of Lew-istown, near the capea of the Delaware, inhabited chiefly by fishermen and pilots, and the village of Stonington, seated upon the shores of Connecticut, were unsuccessfully bombarded. Armed parties, led by officers of rank, landed daily from the British squadron, making predatory incursions into the open country; rifling and burning the houses and cottages of peaceable and retired families; pillaging the produce of the planter and the farmer; (their tobacco, their grain, and their cattle;) committing violence on the persons of the unprotected inhable tants; seizing upon slaves, wherever they could be found, as booty of war; and breaking open the coffins of the dead, in

to the secretary of war, dated the 2d of July, 1813; and to captain Myers, of the last date.

Jast date.
See, also, the letter from major Crutchfield to governor Barbour, dated the 20th of June, 1813; the letters from capt. Cooper to lieutenant governor Mallory, dated in July, 1813; the report of Messrs Griffin and Lively to major Crutchfield, dated the 4th of July, 1813; and col. Parker's publication in the Enquirer.
See admirat Warren's letter to general Taylor, dated the 29th of June, 1813; is Sidney Beckwith's letter to general Taylor, dated the same day: and the report of capt. Myers to general Taylor, of July 2, 1813.
The report of the proceedings of the board of officers, appointed by the general Taylor, 's letter to sir Sidney Beckwith, dated the 5th of July, 1813, and the answer of the following day.

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r Barbour, dated the unt governor Mallory, ly to major Crutchtion in the Enquirer. 29th of June, 1813, une day, and the re-

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search of plunder, or committing robbery on the altars of a church at Chaptico, St. Inagoes and Tappahannock, with a sacrilegious rage.

But the consummation of British outrage, yet remains to be stated, from the awful and imperishable memorials of the capital at Washington. It has been already observed, that the massacro of the American prisoners, at the river Raisin, occur-red in January, 1818; that throughout the same year, the desolating warfare of Great Britain, without once alleging a retalia-tory excuse, made the shores of the Chesapeake, and of its tributary rivers, a general scene of ruin and distress; and that in the month of February, 1814, sir George Prevost himself, acknowledged, that the measures of retaliation, for the unauthorized burning of Newark, in December, 1813, and for all the excesses, which had been imputed to the American army, was, at that time, full and complete. The United States, indeed, regarding what was due to their own character, rather than what was due to. the conduct of their enemy, had forborne to authorize a just retribution; and even disdained to place the destruction of Newark to retaliatory account, for the general pillage and conflagration which had been previously perpetrated. It was not without astonishment, therefore, that after more than a year of patient suffering; they heard it announced in August, 1814, that the towns and districts upon their coast, were to be destroyed and laid waste, in revenge for unspecified and unknown acts of destruction, which were charged against the American troops in Upper Canada. The letter of admiral Cochrane was dated on the 18th, but it was not received until the 31st of August, 1814. In the intermediate time, the enemy debarked a body of about 5 or 6000 troops at Benedict, on the Patuxent, and by a sudden and steady march, through Bladensburgh, approached the city of Washington. This city has been selected for the seat of the American government; but the number of its houses does not exceed nine hundred, spread over an extensive site; the whole number of its inhabitants does not exceed eight thousand; and the adjacent country is thinly populated. Although the necessary precautions had been ordered, to assemble the militia, for the defence of the city, a variety of causes combined to render the defence unsuccessful; and the enemy took possession of Washington, on the evening of the 25th of August, 1813. The commanders of the British force held, at that time, admiral Cochrane's desoluting order, although it was then unknown to the government and the people of the United States; but conscious of the danger of so distant a separation from the British fleet, and desirous, by every plausible artifice, to deter the citizens from flying to arms against the invaders, they disa-

vowed all design of injuring private persons and property, and gave assurances of protection, wherever there was submission. General Ross and admiral Cockhurn then proceeded in person, to direct and superintend the business of confingration; in a place, which had yielded to their arms, which was unfortified, and by which no hostility was threatened. They set fire to the capitol, within whose walls were contained, the halls of the congress of the United States, the hall of their highest tribunal for the administration of justice, the archives of the legislature, and the national library. They set fire to the edifice, which the United States had erected for the residence of their chief magistrate. And they set fire to the costly and extensive buildings, erected for the accommodation of the principal officers of the government, in the transaction of the progress of the arts, which America had borrowed from her parent Europe, with all the testimonials of taste and literature which they contained,

were, on the memorable night of the 24th of August, consigned to the flames, while British officers of high rank and command, united with their troops in riotous carousals, by the light of the burning pile.

But the character of the incendiary had so entirely superceded the character of the soldier, on this unparalleled expedition, that a great portion of the munitions of war, which had not been consumed, when the navy yard was ordered to be destroyed upon the approach of the British troops, were left untouched; and an extensive foundery of cannon, adjoining the city of Washington, was left uninjured; when, in the night of the 25th of August, the army suddenly decamped, and returning, with evident marks of precipitation and alarm, to their ships, left the interment of their dead, and the care of their wounded, to the enemy, whom they had thus injured and insulted, in violation of the laws of civilized war.

The counterpart to the scene exhibited by the British army, was next exhibited by the British nuy. Soon after the midnight flight of general Ross from Washington, a squadron of British ships of war ascended the Potomac, and reached the town of Alexandria on the 27th of August, 1814. The magistrates, presuming that the general destruction of the town was intended, asked, on what terms it might be saved. The paval commander declared, "that the only conditions in his power to offer," were such as not only required a surrender of all naval and ordnance stores, (public and private.) but of all the shipping; and of all the merchandise in the city, as well as such as had been removed, since the 19th of August." The conditions, therefore, amounted to the entire plunder of Alex-

d property, and was submission. eded in person, flagration; in a was unfortified, y set fire to the the halls of the highest tribunal the legislature, edince, which e of their chief extensive buildicipal officers of ublic 'business. is of the arts, urope, with all they contained, igust, consignrank and comals, by the light

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British army, after the mida squadron of and reached the 814. The maon of the town is saved. The onditions in his a surrender of ate.) but of all city, as well as August." The under of Alexandria, an unfortified and unresisting town, in order to save the buildings from destruction. The capitulation was made; and the enemy bore away the fruits of his predatory enterprise, in triumph.

But even while this narrative is passing from the press, a new retalia.ory pretext has been formed, to cover the disgrace of the scene, which was transacted at Washington. In the address of the governor in chief to the provincial parliament of Canada, on the 24th of January, 1815, it is asserted; in ambigious language, " that, as a just retribution, the proud capitol at Washington, has experienced a similar fate to that inflicted by an American force on the sent of government, in Upper Canada." The town of York, in Upper Canada, was taken by the American army under the command of general Dearborn, on the 27th of April, 1813;* and it was evacuated on the succeeding ist of May; although it was again visited for a day, by an American squadron, under the command of commodore Chauncy, on the Ath of August. † At the time of the capture, the enemy, on his retreat; set fire to his magazine, and the injury produced by the explosion was great and extensive; but neither then, nor on the visit of commodore Chauncy, was any edifice, which had been erected for civil uses, destroyed by the authority of the military or the naval commander; and the destruction of such edifices, by any part of their force, would have been a direct violation of the positive orders which they had issued. On both occasions, indeed, the public stores of the enemy were authorized to be seized, and his public storehouses to be burnt; but it is known that private persons, houses, and property, were left uninjured. If, therefore, sir George Prevost deems such acts inflicted on "the seat of government in Upper Canada" similar to the acts which were perpetrated at Washington, he has yet to perform the task of tracing the features of similarity; since, at Washington the public edifices which had been erected for civil uses, were alone destroyed, while the munitions of war, and the foundaries of cannon, remained untouched.

If, however, it be meant to affirm, that the public edifices, occupied by the legislature, by the chief magistrate, by the courts of justice, and by the civil functionaries of the province of Upper Canada, with the provincial library, were destroyed by the American force, it is no occurrence which has never been before presented to the view of the American government, by its own officers, as matter of information; nor by any of the military

See the letters from general Dearborn to the secretary of war, dated the 27th and 28th of April, 1813.
 † See the letter from commodore Chauncy to the secretary of the many, dated the 4th of August, 212.

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or civil assistantial of Canada, as matter of complaint; it is an occurrence which no American commander had in any degree authorized or approved; and it is an occurrence which the American government would have ceasured, and repaired with equal promptiude and liberality.

But a tale told thus out of date, for a special purpose, cannot command the confidence of the intelligent and the candid auditor; for, even if the fact of conflagration be true, suspicion must attend the cause for so long a concealment, with motives so strong for an immediate disclosure. When air George Prevost, in February, 1814, acknowledged, that the measure of retaliation was full and complete, for all the preceding misconduct imputed to the American troops, was he not apprized of every fact, which had occurred at York, the capital of Upper Canada, in the months of April and August, 1818? Yet, neither then, nor at any antecedent period, nor until the 24th January, 1815, was the slightest intimation given of the retaliatory pretext, which is now offered. When the admirals Warren and Cochrane were employed in pillaging and burning the villages, on the shores of the Chesapeake, were not all the retaliatory presents, for the barbarous warfare known to those commanded. And yet, " the fate inflicted by an American force on the seat of gevernment in Upper Canada," was never suggested in justification, or excuse? And, finally, when the expedition was formed, in August, 1814, for the destruction of the public edifices at Washington, was not the "similar fate which had been inflicted by an American force on he seat of government, in Upper Canada," known to admiral Cochrane, as well as to sir George Prevost, who called upon the admiral (it is alleged) to carry into effect, measures of retaliation, against the inhabitants of the United States? And yet, both the call, and the compliance, are founded (not upon the destruction of the public edifices at York, but) upon the wanton destruction committed by the American arroy in Upper Canada, upon the inhabitants of the province, for whom alone reparation was demanded.

An obscurity, then, dwells upon the fact alleged by sir George Prevost, which has not been dissipated by inquiry. Whether any public edifice was improperly destroyed at York, or at what period the injury was done, if done at all, and by what hand it was inflicted, are points that ought to have been stated, when the charge was made: surely it is enough, on the part of the American government, to repeat, that the fact alleged was never before brought to its knowledge, for investigation, disavowal, or reparation. The allence of the military and civil officers of the provincial government of Oanada, indicates, too, a sense of shame, or a conviction of the injustice of the present reproach. in any degree thich the Amered with equal

irpose, cannot candid auditor; iciun must attives so strong of retaliation onduct imputof every fact, er Canada, in ther then, nor ary, 1815, was pretext, which and Cochrane illages, on the nander And the seat of geed in justificaa was formed, blic edifices at been inflicted in Upper Cao sir George ged) to carry e inhabitante ie compliance; blic edifices at d by the Amets of the pro-

by sir George Whether any or at what pewhat hand it a stated, when he part of the eged was nocion, disavowcivil officers of no, a sense of tent reproach. 71

It is known, that there could have been no other public edifice for civil uses destroyed in Upper Canada, than the house of the provincial legislature, a building of so little cost and ornament, as hardly to merit consideration; and certainly affording neither parallel nor apology, for the confiagration of the splendid structures, which adorned the metropolis of the United States. If, however, that house was indeed destroyed, may it not have been an accidental consequence of the confusion, in which the explosion of the magazine involved the town? Or, perhaps it was hastily perpetrated by some of the enraged troops in the moment of anguish, for the loss of a beloved commander, and their companions, who had been killed by that explosion, kindled as it was by a defeated enemy, for the sanguinary and unavailing purposes Or, in fine, some suffering individual, remembering the slaughter of his breshren at the river Raisin, and exasperated by the spectacle of a human scalp, suspended in the legislative chamber, over the seat of the speaker, may, in the paroxysm of his ven-geance, have applied, unauthorized and unseen, the torch of vengeance and destruction.

Many other flagrant instances of British violence, pillage, and conflagration, in defiance of the laws of civilized hostilities, might be added to the catalogue, which has been exhibited; but the enumeration would be superfluous; and it is time to close so painful an exposition of the causes and character of the war. The exposition had become necessary to repel and refute the charges of the prince regent, when, by his declaration of January, 1813, he unjustly states the United States to be the aggressors in the war; and insultingly ascribes the conduct of the American government, to the influence of French councils. It was, also, pecessary to vindicate the course of the United States, in the prosecution of the war; and to expose to the view of the world, the barbarous system of hostilities, which the British government has pursued. Having accomplished these purposes, the American government recurs, with pleasure, to a contemplation of its early and continued efforts, for the restoration of peace. Notwithstanding the pressure of the recent wrongs, and the unfriendly and illiberal disposition, which Great Britain has, at all times, manifested towards them, the United States have never indulged sentiments incompatible, with the eciprocity of good will, and an intercourse of mutual benefit and advantage. They can never repine, at seeing the British nation great, prosperous, and happy; safe in its mari-time rights; and powerful in its means of maintaining them: but, at the same time, they can never cease to desire, that the councils of Great Britain should be guided by justice, and a res-pect for the equal right of other nations. Her maritime parer,

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may extend to all the legitimate objects of her sovereignty, and her commerce, without endangaring the independence and peace of every other government. A balance of power, in this respect, is as mecessary on the ocean, as on the land: and the control that it gives to the nations of the workly, over the vettoms of each other, is as salutary in its operation to the individual government, which feels it, as to all the governments, by which, on the just principles of mutual support and definite, it inay he exercised. On fair, and equal, and honorable terms, therefore, peace is at the choice of Great Britain; but if she still stermine upon war, the United States, reposing upon the justmess of their cause; upon the patriotism of their citizens; upon the distinguished valor of their land and naval forces; and, above all, upon the dispensations of a beneficent Providence; are ready to maintain the contest, for the preservation of the national independence; with the same energy and fortitude, which were displayed in acquiring it.

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WASHINGTON, February 10, 1815.

overeignty, and ependence and f power, in this e land: and the over the ections the individual agents, by which, hef...se, it may le terms, there-is but if she still g upon the just-ir citizens; upon val forces; and, ent Providence; caervation of the r and fortitude, 8.8

