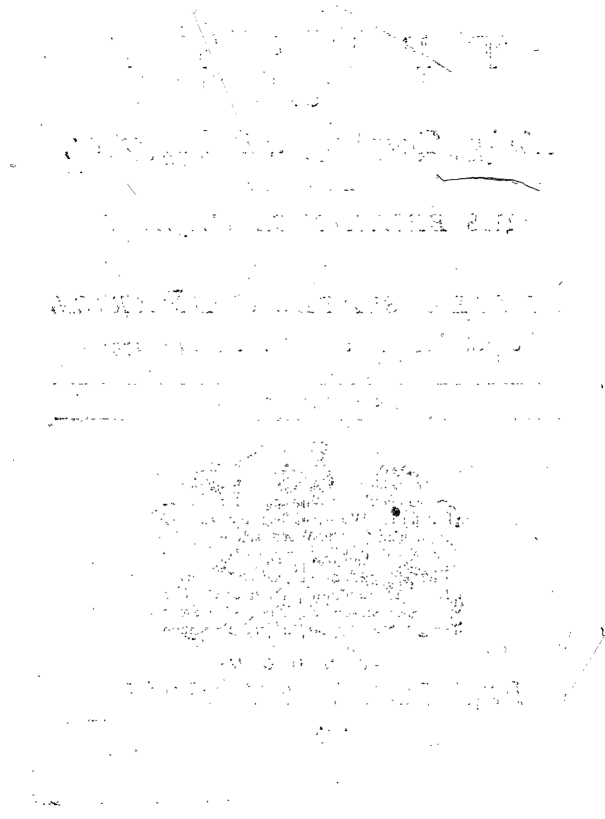
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Amity, Commerce, and the contract UNITED STATES OF AMERICA, HIS BRITANNICK MAJESTY Signed at London, the 19th of November, 1794. 2 2 0 2. Warwick-Lane.



TREATY of AMITY, COMMERCE and NAVIGATION, between His Britannick Majesty and the United States of America: Signed at London, the 19th of November, 1794.

His Majesty's Ratification.

GEORGE R.

EORGE the Third, by the Grace of God, King of Great Britain, France and Ireland, Defender of the Faith, Duke of Brunfwick and Lunenburgh, Arch-Treasurer and Prince Elector of the Holy Roman Empire, &c. To all and singular to whom these Presents shall come, Greeting: Whereas Our Right Trusty and Well-beloved Counsellor, William Wyndham, Baron Grenville of Wottan, Our Principal Secretary of State for Foreign Assairs, &c. &c. did, on Our Part, together with the Plenipotentiary of Our good Friends the United States of America, conclude and sign at London, on the Nineteenth Day of November, One thousand seven hundred and ninety-four, a Treaty of Amity, Commerce and Navigation between Us and Our said good Friends: And whereas a certain Additional Article has, on the Part of the said United States, been proposed to be annexed to the said Treaty as a Part thereof; to which Addition We are willing to consent; the said Treaty and Additional Article being in the Words following:

desirous, by a Treaty of Amity, Commerce and Navigation, to terminate their Differences in such a Manner as, without Reference to the Merits of their respective Complaints and Pretensions, may be the best calculated to produce mutual Satisfaction and good Understanding; and also to regulate the Commerce and Navigation between their respective Countries, Territories and People, in such a Manner as to render the same reciprocally beneficial and satisfactory; they have, respectively,

named

named their Plenipotentiaries, and given them Full Powers to treat of and conclude the said Treaty; that is to say, His Britannick Majesty has named, for his Plemipotentiary, the Right Honourable William Wyndham, Baron Grenwille of Wotton, one of His Majesty's Privy Council, and His Majesty's Principal Secretary of State for Foreign Affairs; and the President of the said United States, by and with the Advice and Consent of the Senate thereof, hath appointed for their Plenipotentiary the Honourable John Jay, Chief Justice of the said United States, and their Envoy Extraordinary to His Majesty, who have agreed on and concluded the following Articles:

Article I.

There shall be a firm, inviolable, and universal Peace, and a true and fincere Friendship between His Britannick Majesty, His Heirs and Successors, and the United States of America; and between their respective Countries, Territories, Cities, Towns, and People, of every Degree, without Exception of Persons or Places.

Article II.

His Majesty will withdraw all his Troops and Garrisons from all Posts and Places within the Boundary Lines assigned by the Treaty of Peace to the United States. This Evacuation thall take Place on or before the First Day of June, 1796, and all the proper Measures shall in the Interval be taken by Concert between the Government of the United States and His Majesty's Governor-General in America, for settling the previous Arrangements which may be necessary respecting the Delivery of the said Posts: The United States, in the mean Time, at their Discretion, extending their Settlements to any Part within the faid Boundary Line, except within the Precincts or Jurisdiction of any of the faid Posts. All Settlers and Traders within the Precincts or Jurisdiction of the said Posts shall continue to enjoy, unmolested, all their Property of every Kind, and shall be protected therein: They shall be at full Liberty to remain there, or to remove with all or any Part of their Effects; and it small also be free to them to sell their Lands, Houses or Effects, or to retain the Property thereof, at their Discretion.

Discretion. Such of them as shall continue to reside within the said Boundary Lines shall not be compelled to become Citizens of the United States, or to take any Oath of Allegiance to the Government thereof, but they shall be at sull Liberty so to do, if they think proper; and they shall make and declare their Election within One Year after the Evacuation aforesaid. And all Persons who shall continue there after the Expiration of the said Year, without having declared their Intention of remaining Subjects of His Britannick Majesty, shall be considered as having elected to become Citizens of the United States.

Article III.

It is agreed, that it shall at all Times be free to His Majesty's Subjects, and to the Citizens of the United States, and also to the Indians dwelling on either Side of the faid Boundary Line, freely to pass and repass, by Land or Inland Navigation, into the respective Territories and Countries of the Two Parties on the Continent of America, (the Country within the Limits of the Hudson's Bay Company only excepted). and to navigate all the Lakes, Rivers and Waters thereof, and freely to carry on Trade and Commerce with each other. But it is understood, that this Article does not extend to the Admission of Vessels of the United States into the Sea-Ports, Harbours, Bays or Creeks of His Majesty's said Territories; nor into such Parts of the Rivers in His Majesty's said Territories as are between the Mouth thereof and the highest Port of Entry from the Seas except in small Vessels trading bona fide between Montreal and Quebec, under such Regulations as shall be established to prevent the Possibility of any Frauds in this Respect; nor to the Admission of British Vessels from the Sea into the Rivers of the United States, beyond the highest Ports of Entry for Vessels from the Sea. The River Missippi shall, however, according to the Treaty of Peace, be entirely open to both Parties; and it is farther agreed, that all the Ports and Places on it's Eastern Side, to which foever of the Parties belonging, may freely be reforted to, and used by both Parties, in as ample a Manner as any of the Atlantic Ports or Places of the United States, or any of the Ports or Places of His Majesty in Great Britain.

All Goods and Merchandize, whose Importation into His Majesty's faid Territories in America shall not be entirely prohibited, may freely, for the Purposes of Commerce, be carried into the same, in the Manner aforesaid, by the Citizens of the United States; and such Goods and Merchandize shall be subject to no higher or other Duties than would be payable by His Majesty's Subjects on the Importation of the fame from Europe into the faid Territories. And, in like Manner, all Goods and Merchandize, whose Importation into the United States shall not be wholly prohibited, may freely, for the Purpole of Commerce. be carried into the same, in the Manner aforesaid, by His Majesty's Subjects; and such Goods and Merchandize shall be subject to no higher or other Duties than would be payable by the Citizens of the United States on the Importation of the same, in American Vessels, into the Atlantic Ports of the faid States. And all Goods not prohibited to be exported from the faid Territories respectively, may, in like Manner. be carried out of the same by the Two Parties respectively, paying Duty as aforefaid.

No Duty of Entry shall ever be levied, by either Party, on Peltries brought by Land or Inland Navigation into the said Territories respectively; nor shall the *Indians*, passing or repassing with their own proper Goods and Effects, of whatever Nature, pay for the same any Impost or Duty whatever; but Goods in Bales, or other large Packages unusual among *Indians*, shall not be considered as Goods belonging bond side to

Indians.

No higher or other Tolls or Rates of Ferriage than what are or shall be payable by Natives, shall be demanded on either Side; and no Duties shall be payable on any Goods which shall merely be carried over any of the Portages or Carrying-Places on either Side, for the Purpose of being immediately re-embarked and carried to some other Place or Places. But as by this Stipulation it is only meant to secure to each Party a free Passage across the Portages on both Sides, it is agreed, that this Exemption from Duty shall extend only to such Goods as are carried in the usual and direct Road across the Portage, and are not attempted to be in any Manner sold or exchanged during their Passage across the same; and proper Regulations may be established to prevent the Possibility of any Frauds in this Respect.

As this Article is intended to render, in a great Degree, the local Advantages of each Party common to both, and thereby to promote a Disposition favourable to Friendship and good Neighbourhood, it is agreed, that the respective Governments will mutually promote this amicable Intercourse, by causing speedy and impartial Justice to be done, and necessary Protection to be extended to all who may be concerned therein.

Article IV.

Whereas it is uncertain whether the River Missippi extends so far to the Northward as to be intersected by a Line to be drawn due West from the Lake of the Woods, in the Manner mentioned in the Treaty of Peace between His Majesty and the United States; it is agreed, that Measures shall be taken, in Concert with His Majesty's Government in America, and the Government of the United States, for making a joint Survey of the said River from One Degree of Latitude below the Falls of St. Anthony, to the principal Source or Sources of the said River, and also of the Parts adjacent thereto; and that if, on the Result of such Survey, it should appear that the said River would not be intersected by such a Line as is above-mentioned, the Two Parties will thereupon proceed, by amicable Negotiation, to regulate the Boundary Line in that Quarter, as well as all other Points, to be adjusted between the said Parties, according to Justice and mutual Convenience, and in conformity to the Intent of the said Treaty.

Article V.

Whereas Doubts have arisen what River was truly intended under the Name of the River St. Croix, mentioned in the said Treaty of Peace, and forming a Part of the Boundary therein described, that Question shall be referred to the final Decision of Commissioners, to be appointed in the following Manner, viz.

One Commissioner shall be named by His Majesty, and One by the President of the *United States*, by and with the Advice and Consent of the Senate thereof, and the said Two Commissioners shall agree on the Choice of a Third; or, if they cannot so agree, they shall each propose One Person; and of the Two Names so proposed, One shall be

drawn

drawn by Lot in the Presence of the Two original Commissioners: And the Three Commissioners so appointed shall be sworn impartially to examine and decide the faid Question according to such Evidence as shall respectively be laid before them on the Part of the British Government and of the United States. The laid Commissioners shall meet at Halifax; and shall have Power to adjourn to such other Place of Places as they shall think fit. They shall have Power to appoint a Secretary, and to employ fuch Surveyors or other Persons as they shall judge necessary. The said Commissioners shall, by a Declaration under their Hands and Seals, decide what River is the River St. Croix intended by the Treaty. The faid Declaration shall contain a Description of the said River, and shall particularize the Latitudo and Longitude of it's Mouth and of it's Source. Duplicates of this Declaration, and of the Statements of their Accounts, and of the Journal of their Proceedings, shall be delivered by them to the Agent of His Majesty and to the Agent of the United States, who may be respectively appointed and authorized to manage the Business on Behalf of the respective Governments: And both Parties agree to consider fuch Decision as final and conclusive, so as that the same shall never thereafter be called into Question, or made the Subject of Dispute or Difference between them.

Article VI.

Whereas it is alledged, by divers British Merchants, and others His Majesty's Subjects, that Debts to a considerable Amount, which were bond side contracted before the Peace, still remain owing to them by Citizens or Inhabitants of the United States, and that, by the Operation of various lawful Impediments since the Peace not only the sufficiently the sent delayed, but also the Value and Security thereof have been, in several Instances, impaired and lessened; so that, by the ordinary Course of judicial Proceedings, the British Creditors cannot now obtain, and actually have and receive sull and adequate Compensation for the Losses and Damages which they have thereby sustained; it is agreed, that in all such Cases where sull Compensation for such Losses and Damages cannot, for whatever Reason, be actually obtained, had and received by the said Creditors in the ordi-

plete Compensation for the same to the said Creditors: But it is distinctly understood that this Provision is to extend to such Losses only or other Causes as would equally have operated to produce such Loss if as have been occasioned by the lawful impediments aforefuld, and as nary Course of Justice, the United States will make full and comthe said Impediments had not existed, nor to such Losses or Damages not to extend to Losses occasioned by such Insolvency of the Debtors, as have been occasioned by the manifest Delay or Negligence, or wisful His Majesty, Two of them by the President of the United States, by and with the Advise and Consent of the Senate therrof, and the Fifth and act in Manner following, viz. Two of them shall be appointed by Omifficiar of the Claimant. Damages, Five Commissioners shall appointed, and authorized to meet For the Purpose of ascertaining the Amount of any such Losses and

Parties shall respectively propose One Person, and of the Two Names so proposed One shall be drawn by Lot in the Presence of the Four by the unanimous Voice of the other Four; and if they should not original Commidioners.

When the Five Commidioners thus appointed shall first meet, they stall, before they proceed to act respectively, take the following Oath or Assirmation, in the Presence of each other, which Oath or Assiragree in such Choice, then the Commissioners named by the Two mation being so taken and duly attested, shall be entered on the Record of their Proceedings, viz. I.A. B. One of the Commissioners appointed

in purisuance of the Sixth Article of the Treaty of Amity, Commerce and Navigation, between His Britannick Majetty and the United States of America, do folemnly swear or affirm, that I will honestly, diligently, impartially, and carefully examine, and, to the bost of my may be perionally interested. zhave shower to do any Act appertaining to the faid Commission, proas under the faid Article shall be preferred to the faid Commissioners, Judgment, according to Juffice and Equity, decide all fuch Complaints and that I will forbear to act as a Commissioner in any Case in which. Three of the faid Commissioners shall constitute a Board, and shall

Months from the Day on which the said Commissioners shall form a Board, and be ready to proceed to Business, are assigned for receiving Complaints and Applications; but they are nevertheless authorized in any particular Cases, in which it shall appear to them to be reasonable and just, to extend the said Term of Eighteen Months, for any Term not exceeding Six Months, after the Expiration thereof. The said Commissioners shall first meet at Philadelphia; but they shall have Power to adjourn from Place to Place as they shall see Cause.

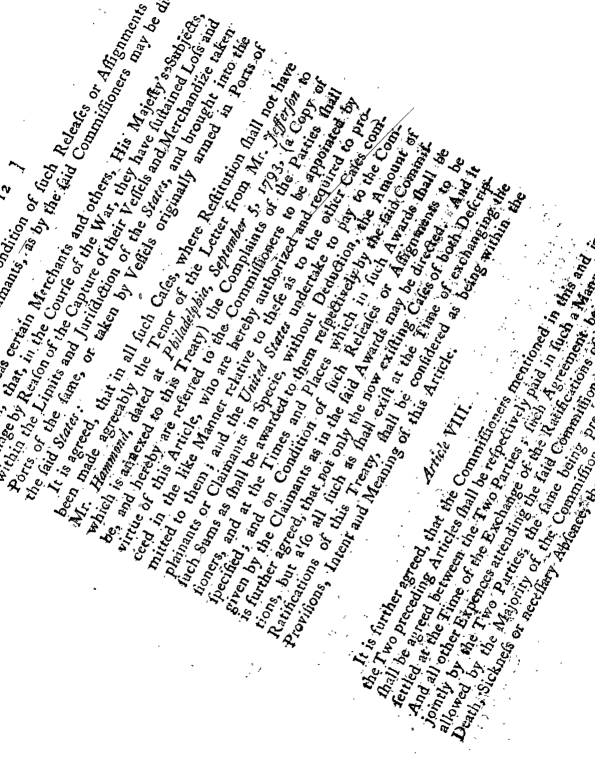
The said Commissioners, in examining the Complaints and Applications so preserved to them, are empowered and required, in pursuance of the true Intent and Meaning of this Article, to take into their Consideration all Claims, whether of Principal or Interest, or Balances of Principal and Interest, and to determine the same respectively, according to the Merits of the several Cases, due Regard being had to all the Circumstances thereof, and as Equity and Justice shall appear to them to require. And the said Commissioners shall have Power to examine all such Persons as shall come before them, on Oathdor Assimation, touching the Premises; and also to receive in Evidence, according as they may think most consistent with Equity and Justice, all written Depositions, or Books, or Papers, or Copies, or Extracts thereof, every such Deposition, Book or Paper, or Copy or Extract, being duly authenticated, either according to the legal Forms now respectively existing in the Two Countries, or in such other Manner as the said Commissioners shall see Cause to require or allow.

The Award of the said Commissioners, or of any Three of them as asoresaid, shall in all Cases be final and conclusive, both as to the Justice of the Claim, and to the Amount of the Sum to be paid to the Creditor or Claimant: And the United States undertake to cause the Sum so awarded to be paid in Specie to such Creditor or Claimant without Deduction; and at such Time or Times, and at such Place or Places, as shall be awarded by the said Commissioners; and on Condition of such Releases or Assignments to be given by the Creditor or Claimant, as by the said Commissioners may be directed: Provided always, that no such Payment shall be fixed by the said Commissioners to take Place sooner than Twelve Months, from the Day of the Exchange of the Ratissications of this Treaty.

Article VII.

Whereas Complaints have been made by divers Merchants and others. Citizens of the United States, that, during the Course of the War in which His Majesty is now engaged, they have sustained considerable Losses and Damage, by Reason of irregular or illegal Captures or Condemnations of their Veffels and other Property, under Colour of Authority or Commissions from His Majesty; and that, from various Circumstances belonging to the said Cases, adequate Compensation for the Losses and Damages so sustained cannot now be actually obtained, had, and received by the ordinary Course of judicial Proceedings: It is agreed, that in all such Cases where adequate Compensation cannot, for whatever Reason, be now actually obtained, had and received by the said Merchants and others in the ordinary Course of Justice, full and complete Compensation for the same will be made by the British Government to the faid Complainants. But it is distinctly understood that this Provision is not to extend to such Losses or Damages as have been occafioned by the manifest Delay or Negligence, or wilful Omission of the Claimants.

That, for the Purpose of ascertaining the Amount of any such Losses and Damages, Five Commissioners shall be appointed and authorized to act in London, exactly in Manner directed with respect to those mentioned in the preceding Article, and after having taken the same Oath or Affirmation (mutatis mutandis) the Time Term of Eighteen Months is also assigned for the Reception of Claims, and they are in like Manner authorized to extend the same in particular Cases. receive Testimony, Books, Papers and Evidence in the same Latitude, and exercise the like Discretion and Powers respecting that Subject; and shall decide the Claims in Question according to the Merits of the several Cases, and to Justice, Equity, and the Laws of Nations. The Award of the faid Commissioners, or any such Three of them as aforesaid, shall, in all Cases, be final and conclusive, both as to the Justice of the Claim, and to the Amount of the Sum to be paid to the Claimant; and His Britannick Majesty undertakes to cause the same to be paid to fuch Claimant in Specie, without any Deduction, in such Place or Places, and at such Time or Times, as shall be awarded by the same Commissioners. Tr. 12 2



millioner was first appointed, and the new Commissioner stall take the same Oath or Assimation, and do the same Duties,

Territories of the United States, who now hold Lands in the hold Lands in the Dominions of His Majesty, shall continue to hold them according to the Nature and Tenure of their respective States, and Titles therein; and may grant, sell or devise the same to whom they please, in like Manner as if they were. Natives, and that neither they, nor their Heirs or Assigns, shall, so sar may respect the said Lands, Article IX.

viduals of the other, nor Shares, nor Monies, which they may have in the Public Funds, or in the Public or Private Banks, shall ever, in any Event of War or National Differences, be sequestered or conficated, it being unjust, and impositic that Debts and Engagements contracted Neither the Debts due from Individuals of the one Nation to Indiand the legal Remedies incident thereto, be regarded as Aliens. Article X.

and made by Individuals having Confidence in each other, and in their respective Governments, should ever be destroyed or impaired by National Authority, on Account of National Differences and Discontents,

It is agreed between His Majesty and the United States of America, that there shall be a reciprocal and entirely perfect Liberty of Navigation and Commerce between their respective People, in the Manner,

Article XI.

under the Limitations, and on the Conditions specified in the follow-

Article XII.

His Majefly consents, that it shall and

to any of His Majesty's Islands and Ports in the West Indies from the United States, in their own Vessels, not being above the Burthen of Seventy Tons, any Goods or Merchandizes, being of the Growth, Manufacture or Produce of the said States, which it is or may be lawful to carry to the said Islands or Ports from the said States in British Vessels; and that the said American Vessels shall be subject there to no other or higher Tonnage Duties or Charges than shall be payable by British Vessels in the Ports of the United States; and that the Cargoes of the said American Vessels shall be subject there to no other or higher Duties or Charges than shall be payable on the like Articles, if imported there from the said States in British Vessels.

• And His Majesty also consents, that it shall be lawful for the said American Citizens to purchase, load, and carry away, in their said Vessels, to the United States, from the said Islands and Ports, all such Articles, being of the Growth, Manusacture or Produce of the said Islands, as may now by Law be carried from thence to the said States in British Vessels, and subject only to the same Duties and Charges on Exportation to which British Vessels and their Cargoes are or shall be

fubject in similar Circumstances.

Provided always, that the said American Vessels do carry and land their Cargoes in the United States only, it being expressly agreed and declared, that during the Continuance of this Article, the United States will prohibit and restrain the carrying any Melasses, Sugar, Cosses, Cocoa or Cotton, in American Vessels, either from His Majesty's Islands or from the United States, to any Part of the World, except the United

States, reasonable Sea Stores excepted.

Provided also, that it shall and may be lawful, during the same Period, for British Vessels to import from the said Islands into the United States, and to export from the United States to the said Islands, all Articles whatever, being of the Growth, Produce or Manufacture of the said Islands, or of the United States respectively, which now may, by the Laws of the said States, be so imported and exported. And that the Cargoes of the said British Vessels shall be subject to no other or higher Duties or Charges than shall be payable on the same Articles, if so imported or exported in American Vessels.

It is agreed that this Article, and every Matter and Thing therein contained, shall continue to be in Force during the Continuance of

the War in which His Majesty is now engaged; and also for Two Years from and after the Day of the Signature of the Preliminary or other

Articles of Peace by which the same may be terminated.

And it is further agreed, that, at the Expiration of the said Term, the Two Contracting Parties will endeavour further to regulate their Commerce in this Respect, according to the Situation in which His Majesty may then find himself with respect to the West Indies, and with a View to such Arrangements as may best conduce to the mutual Advantage and Extension of Commerce.

And the said Parties will then also renew their Discussions, and endeavour to agree, whether in any or what Cases Neutral Vessels shall protect Enemy's Property; and in what Cases, Provisions and other Articles, not generally Contraband, may become such. But, in the mean Time, their Conduct towards each other in these Respects shall be regulated by the Articles hereinafter inserted on those Subjects.

Article XIII.

His Majesty consents that the Vessels belonging to the Citizens of the United States of America shall be admitted and hospitably received. in all the Sea-Ports and Harbours of the British Territories in the East Indies. And that the Citizens of the faid United States may freely carry on a Trade between the faid Territories and the faid United States. in all Articles, of which the Importation or Exportation respectively to or from the faid Territories shall not be entirely prohibited. Provided only, that it shall not be lawful for them, in any Time of War between the British Government and lary other Power or State whatever, to export from the faid Territories, without the special Permission of the British Government there, any Military Stores or Naval Stores, or Rice. The Citizens of the United States shall pay for their Vessels. when admitted into the faid Ports, no other or higher Tonnage Duty than shall be payable on British Vessels when admitted into the Ports of the United States. And they shall pay no other or higher Duties or Charges on the Importation or Exportation of the Cargoes of the faid Vessels than shall be payable on the same Articles when imported or exported in British Vessels. But it is expressly agreed, that the Vessels of the United States shall not carry any of the Articles exported by them from the said British Territories to any Port or Place, except to

some Port or Place in America, where the same shall be unladen, and such Regulations shall be adopted by both Parties as shall; from Times to Time, be found necessary to enforce the due and faithful Observance, of this Stipulation.

It is also understood, that the Permission granted by this Article is not to extend to allow the Vessels of the United States to carry on any Part of the Coasting Trade of the said British Territories; but Vessels going with their original Cargoes, or Part thereof, from one Port of Discharge to another, are not to be considered as carrying on the Coasting Trade. Neither is this Article to be construed to allow the Citizens of the faid States to fettle or refide within the faid Territories, or to go into the interior Parts thereof, without the Permission of the British Government established there; and if any Transgression should be attempted against the Regulations of the British Government in this Respect, the Observance of the same shall and may be enforced against the Citizens of America, in the same Manner as against British Subjects, or others transgressing the same Rule. And the Citizens of the United States, whenever they arrive in any Port or Harbour in the faid Territories, or if they should be permitted, in Manner aforesaid, to go to any other Place therein, shall always be subject to the Laws, Government, and Jurisdiction of whatever Nature established in such Harbour, Port, or Place, according as the same may be: The Citizens of the United States may also touch, for Refreshment, at the Island of St. Helena, but subject, in all Respects, to such Regulations as the British Government may from Time to Time establish there. Have

Article XIV.

There shall be between all the Dominions of His Majesty in Europe, and the Territories of the United States, a reciprocal and perfect Liberty of Commerce and Navigation. The People and Inhabitants of the Two Countries respectively shall have Liberty freely and securely, and without Hindrance and Molestation, to come with their Ships and Cargoes to the Lands, Countries, Cities, Ports, Places and Rivers, within the Dominions and Territories aforesaid, to enter into the same, to refer there, and to remain and reside there, without any Limitation of Time: Also to hire and possess Houses and Warehouses for the Purposes

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Article XV.

It is agreed that no other or higher Duties shall be paid by the Ships or Mérchandize of the one Party in the Ports of the other, than such On American Vessels entering into the British Ports in Europe a Townage Duty equal to that which shall be payable by British Vessels in the Ports of America; and also such Duty as may be adequate to countervall the Difference of Duty now payable on the Importation of Euroas are paid by the like Vessels or Merchandize of all other Nations. Nor shall any other or higher Duty be imposed in one Country on the Importation of any Articles, the Growth, Produce, or Manufacture of the other, than are or shall be payable on the Importation of the like Artitation or Importation of any Articles to or from the Territories of the Two Parties respectively, which shall not equally extend to all other cles, being of the Growth, Produce, or Manufacture of any other foreign Country. Nor shall any Prohibition be imposed on the Expor-But the British Government reserves to itself the Right of imposing

The Two Parties agree to treat for the more exact Equalization of the Duties on the respective Navigation of their Subjects and People in or in American Veffels.

pean and Asiatic Goods when imported into the United States in British

such Manner, as may be most beneficial to the Iwo Countries. The those mentioned at the Conclusion of the Twelfth Article of this Treaty, that the United States will not impose any new or additional Tonnage Arrangements for this Purpole shall be made at the same. Time with and are to be confidered as a Part thereof. In the Interval, it is agreed, Duties on British Vessels, nor increase the now substituting Difference between the Duties payable on the Importation of any Astrolacism Passa.

Article XVI.

It shall be free for the Two Contracting Parties respectively to appoint Consuls for the Protection of Trade, to reside in the Dominions and Territories aforesaid; and the said Consuls shall enjoy those Liberties and Rights which belong to them by reason of their Function. But before any Consul shall act as such, he shall be in the usual Forms approved and admitted by the Party to whom he is sent; and it is hereby declared to be lawful and proper, that in case of illegal or improper Conduct towards the Laws or Government, a Consul may either be punished according to Law, if the Laws will reach the Case, or be dismissed, or even sent back, the offended Government assigning to the other their Reasons for the same.

Either of the Parties may except from the Residence of Consuls such particular Places as such Party shall judge proper to be so excepted.

Article XVII.

It is agreed, that in all Cases where Vessels shall be captured or detained on just Suspicion of having on Board Enemy's Property, or of carrying to the Enemy any of the Articles which are Contraband of War, the said Vessel shall be brought to the nearest or most convenient Port; and if any Property of an Enemy should be found on Board such Vessel, that Part only which belongs to the Enemy shall be made Prize, and the Vessel shall be at Liberty to proceed with the Remainder without any Impediment. And it is agreed, that all proper Measures shall be taken to prevent Delay, in deciding the Cases of Ships or Cargoes so brought in for Adjudication; and in the Payment or Recovery of any Indemnification adjudged or agreed to be paid to the Masters or Owners of such Ships.

Article XVIII.

In order to regulate what is in future to be esteemed Contraband of War, it is agreed, that under the said Denomination shall be comprised all Arms and Implements serving for the Purposes of War, by Land or by Sea, such as Cannon, Muskets, Mortars, Petards, Bombs, Granadoes, Carcasses,

Carcasses, Saucisses, Carriages for Cannon, Musket Rosts, Bandoliers: Gunpowder, Match, Saltpetre, Ball, Pikes, Swords, Head-Pieces, Cuirasses, Halberts, Lances, Javelins, Horses, Horse-Furniture, Holsters, Belts, and generally, all other Implements of War; as also Timber for Ship-building, Tar or Rosin, Copper in Sheets, Sails, Hemp and Cordage, and generally, whatever may serve directly to the Equipment of Vessels, unwrought Iron and Fir Planks only excepted; and all the above Articles are hereby declared to be just Objects of Confiscation, whenever they are attempted to be carried to an Enemy.

And whereas the Difficulty of agreeing on the precise Cases in which alone Provisions and other Articles; not; generally contraband, may be regarded as such, senders it expedient to provide against the Inconveniencies and Misunderstandings which might thence arise: It is surther agreed, that whenever any such Articles so becoming Contraband according to the existing Laws of Nations, shall for that Reason be seized, the same shall not be confiscated, but the Owners thereof shall be speedily and compleatly indemnified; and the Captors, or, in their Desault, the Government under whose Authority they act, shall pay to the Masters or Owners of such Vessel the full Value of all Articles, with a reasonable mercantile Profit thereon, together with the Freight, and also the Demurrage incident to such Detention.

And whereas it frequently happens, that Vessels sail for a Port or Place belonging to an Enemy, without knowing that the same is either besieged, blockaded, or invested; it is agreed, that every Vessel so circumstanced may be turned away from such Port or Place, but she shall not be detained, nor her Cargo, if not Contraband, be consistented, unless, after Notice, she shall again attempt to enter: But she shall be permitted to go to any other Port or Place she may think proper; nor shall any Vessel or Goods of either Party, that may have entered into such Port or Place before the same was besieged, blockaded, or invested by the other, and be found therein after the Reduction or Surrender of such Place, be liable to Consistation, but shall be restored to the Owners or Proprietors thereof.

Article XIX.

And that more abundant Care be taken for the Security of the repective Subjects and Citizens of the Contracting Parties, and to prevent their . their suffering Injuries by the Men of War or Privateers of either Party, all Commanders of Ships of War and Privateers, and all others the faid Subjects and Citizens, shall forbear doing any Damage to those of the other Party, or committing any Outrage against them; and if they act to the contrary they shall be punished, and shall also be bound in their Persons and Estates to make Satisfaction and Reparation for all Damages, and the Interest thereof, of whatever Nature the faid Damages may be.

For this Cause all Commanders of Privateers, before they receive their Commissions, shall hereaster be obliged to give, before a competent Judge, sufficient Security by at least Two responsible Sureties, who have no Interest in the faid Privateer, each of whom, together with the faid Commander, shall be jointly and severally bound in the Sum of Fifteen Hundred Pounds Sterling; or if fuch Ship be provided with above One Hundred and Fifty Seamen or Soldiers, in the Sum of Three Thoufand Pounds Sterking, to fatisfy all Damages and Injuries, which the faid Privateer, or Officers or Men, or any of them, may do or commit during their Cruize, contrary to the Tenor of this Treaty, or to the Liaws and Instructions for regulating their Conduct, and further, that in all Cases

of Aggressions the said Commissions shall be revoked and annulled.

It is also agreed, that whenever a Judge of a Court of Admiralty of. either of the Parties half pronounce Sentence against any Veller or Goods of Property belonging to the Subjects of Citizens of the other Party, a formal and duly authenticated Copy of all the Proceedings in the Cause, and of the said Sentence, Shall, if required be delivered to the Commander of the faid Vessel without the smallest Delay, he paying all-legal Fees and Demands for the fames it of the fames it of the fames it of the fames of

It is further agreed, that both the said Contracting Parties shall not only refuse to receive any Pirates into any of their Ports, Havens, or Towns, or permit any of their Inhabitants to receive, protect, harbour, conceal, or affift them in any Mannet, but will bring to condign Punishment all such Inhabitants as shall be guilty of such Acts or Offences. Special Commission of the Control of

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And all their Ships, with the Goods or Merchandizes taken by them, and brought into the Port of either of the faid Parties, shall be seized as far as they can be discovered, and shall be restored to the Owners, or the Factors or Agents duly deputed and authorized in Writing by them (proper Evidence being shewn in the Court of Admiralty for proving the Property) even in case such Effects should have passed into other Hands by Sale, if it be proved that the Buyers knew, or had good Reason to believe or suspect that they had been piratically taken.

Article XXI.

It is likewise agreed, that the Subjects and Citizens of the Two Nations shall not do any Acts of Hostility or Violence against each other, nor accept Commissions or Instructions so to act from any foreign Prince or State, Enemies to the other Party; nor shall the Enemies of one of the Parties be permitted to invite, or endeavour to enlist in the Military Service any of the Subjects or Citizens of the other Party; and the Laws against all such Offences and Aggressions shall be punctually executed. And if any Subject or Citizen of the said Parties respectively shall accept any foreign Commission, or Letters of Marque, for arming any Vessel to act as a Privateer against the other Party, and be taken by the other Party, it is hereby declared to be lawful for the said Party to treat and punish the said Subject or Citizen, having such Commission or Letters of Marque, as a Pirate.

Article XXII.

It is expressly stipulated that neither of the said Contracting Parties will order or authorize any Acts of Reprisal against the other, on Complaints of Injuries or Damages, until the said Party shall first have prefented to the other a Statement thereof, verified by competent Proof and Evidence, and demanded Justice and Satisfaction, and the same shall either have been resused or unreasonably delayed.

Article XXIII.

The Ships of War of each of the Contracting Parties shall, at all Times, be hospitably received in the Ports of the other, their Officers

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and Crews paying due Respect to the Laws and Government of the Country. The Officers shall be treated with that Respect which is due to the Commissions which they bear; and if any Insult should be offered to them by any of the Inhabitants, all Offenders in this Respect shall be punished as Disturbers of the Peace and Amity between the Two Countries. And His Majesty consents, that in case an American Vessel should, by Stress of Weather, Danger from Enemies, or other Misfortunes, be reduced to the Necessity of seeking Shelter in any of His Majesty's Ports, into which such Vessel could not in ordinary Cases claim to be admitted, she shall, on manifesting that Necessity to the Satisfaction of the Government of the Place, be hospitably received and permitted to refit, and to purchase at the Market Price such Necesfaries as she may stand in Need of, conformably to such Orders and Regulations as the Government of the Place, having respect to Circumstances of each Case, shall prescribe. She shall not be allowed to break Bulk or unload her Cargo, unless the same shall be bond fide necessary to her being refitted; nor shall she be permitted to sell any Part of her Cargo, unless so much only as may be necessary to defray her Expences, and then not without the express Permission of the Government of the Place; nor shall she be obliged to pay any Duties whatever, except only on fuch Articles as the may be permitted to fell for the Purpole aforefaid.

Article XXIV.

It shall not be lawful for any foreign Privateers (not being Subjects or Citizens of either of the said Parties) who have Commissions from any other Prince or State in Enmity with either Nation, to arm their Ships in the Ports of either of the said Parties, nor to sell what they have taken, nor in any other Manner to exchange the same; nor shall they be allowed to purchase more Provisions than shall be necessary for their going to the nearest Port of that Prince or State from whom they obtained their Commissions.

Article XXV.

It shall be lawful for the Ships of War and Privateers, belonging to the said Parties respectively, to carry whithersoever they please the Ships Ships and Goods taken from their Enemies, without being obliged to pay any Fee to the Offices of the Admiralty, or to any Judges whatever; nor shall the said Prizes, when they arrive at and enter the Ports of the said Parties, be detained or seized, neither shall the Searchers or other Officers of those Places visit such Prizes (except for the Purpose of preventing the Carrying of any Part of the Cargo thereof on Shore, in any Manner contrary to the established Laws of Revenue, Navigation, or Commerce) nor shall such Officers take Cognizance of the Validity of such Prizes; but they shall be at Liberty to hoist Sail, and depart as speedily as may be, and carry their said Prizes to the Place mentioned in their Commissions or Patents, which the Commanders of the said Ships of War or Privateers shall be obliged to shew.

No Shelter or Refuge shall be given in their Ports to such as have made a Prize upon the Subjects or Citizens of either of the said Parties; but if forced, by Stress of Weather or the Dangers of the Sea, to enter therein, particular Care shall be taken to hasten their Departure, and to cause them to retire as soon as possible. Nothing in this Treaty contained shall, however, be construed to operate contrary to the former and existing public Treaties with other Sovereigns or States: But the Two Parties agree, that while they continue in Amity, neither of them will in surure make any Treaty that shall be inconsistent with this or

the preceding Article.

Neither of the said Parties shall permit the Ships or Goods belonging to the Subjects or Citizens of the other to be taken within Cannon Shot of the Coast, nor in any of the Bays, Ports or Rivers of their Territories, by Ships of War, or others having Commission from any Prince, Republic, or State whatever. But in case it should so happen, the Party, whose territorial Rights shall thus have been violated, shall use his utmost Endeavours to obtain from the offending Party sull and ample Satisfaction for the Vessel or Vessels so taken, whether the same be Vessels of War or Merchant Vessels.

Article XXVI.

If at any Time a Rupture should take Place (which God forbid) between His Majesty and the United States, the Merchants and others of each of the Two Nations residing in the Dominions of the other,

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and in case their Conduct should render them suspected, and the respective Governments should think proper to order them to remove, the Term of Twelve Months, from the Publication of the Order, who shall act contrary to the established Laws; and for greater Certainty it is declared, that such Rupture shall not be deemed to exist shall be allowed them for that Purpose, to remove with their Families, Effects and Property; but this Favour shall not be extended to those while Negotiations for accommodating Differences thall be depending, nor until the respective Ambassadors or Ministers, if such there shall be, not on Account of personal Misconduct, according to the Nature and Degrees of which both Parties retain their Rights, either to request shall be recalled or sent Home on Account of such Disserences, and of the other; and that without Prejudice to their mutual Friendship the Recall, or immediately to fend Home the Ambasador or Minister and good Understanding. tual Requisitions by them respectively, or by their respective Ministers, or Officers authorized to make the fame, will deliver up to Justice all of Criminality, as, according to the Laws of the Place where the Fugitive or Person so charged shall be found, would justify his Apprehention and Commitment for Trial, if the Offence had there been comthe Jurisdiction of either, shall seek an Asylum within any of the Countries of the other, provided that this shall only be done on such Evidence Persons, who being charged with Murder or Forgery, committed within mitted. The Expence of such Apprehension and Delivery shall be borne and defrayed by those who make the Requisition and receive the Fugitive. It is further agreed, that His Majesty and the United States, on mu-It is agreed that the first Ten Articles of this Treaty shall be permanent, A visible except the Twelfth, shall be limited in Article XXVII. Article XXVIII.

the Ratifications of this Treaty shall be exchanged, but subject to this Condition:—That whereas the said Twelfth Article will expire, by the Limitation therein contained, at the End of Two Years from the Signing the Preliminary or other Articles of Peace which shall terminate the present War in which His Majesty is engaged; it is agreed, that proper Measures shall by Concert be taken for bringing the Subject of that Article into amicable Treaty and Discussion, so early before the Expiration of the said Term, as that new Arrangements on that Head may by that Time be perfected, and ready to take Place. But if it should unfortunately happen, that His Majesty and the United States should not be able to agree on such new Arrangements, in that Case all the Articles of this Treaty, except the first Ten, shall then cease and expire together.

Lastly, This Treaty, when the same shall have been ratisfied by His Majesty, and by the President of the United States, by and with the Advice and Consent of their Senate, and the respective Ratisfications mutually exchanged, shall be binding and obligatory on His Majesty, and on the said States, and shall be by them respectively executed and observed with Punctuality, and the most sincere Regard to good Faith. And whereas it will be expedient, in order the better to facilitate Intercourse and obviate Difficulties, that other Articles be proposed and added to this Treaty, which Articles, from Want of Time and other Circumstances, cannot now be perfected, it is agreed, that the said Parties will, from Time to Time, readily treat of and concerning such Articles, and will sincerely endeavour so to form them, as that they may conduce to mutual Convenience, and tend to promote mutual Satisfaction and Friendship; and that the said Articles, after having been duly ratisfied, shall be added to, and make a Part of this Treaty.

In Faith whereof, we, the underfigned Ministers Plenipotentiary of His Majesty the King of Great Britain and the United States of America, have signed this present Treaty, and have caused to be affixed thereto the Seal of our Arms.

Done at London, this Nineteenth Day of November, One thousand feven hundred and ninety-four.

GRENVILLE. (L.S.)
JOHN JAY. (L.S.)

AM honoured with your's of August 30. Mine of the 7th of that Month assured you, that Measures were taken for excluding from all further Asylum in our Ports Vessels armed in them to cruize on Nations with which we are at Peace, and for the Restoration of the Prizes, the Lovely Lass, Prince William Henry, and the Jane, of Dublin; and that should the Measures for Restitution sail in their Effect, the President considered it as incumbent on the United States to make Compensation for the Vessels.

We are bound by our Treaties with Three of the Belligerent Nations, by all the Means in our Power, to protect and defend their Vessels and Essects in our Ports or Waters, or on the Seas near our Shores, and to recover and restore the same to the right Owners when taken from them. If all the Means in our Power are used, and fail in their Essect, we are not bound by our Treaties with those Nations to make Compensation.

Though we have no fimilar Treaty with Great Britain, it was the Opinion of the President, that we should use towards that Nation the same Rule, which, under this Article, was to govern us with the other Nations; and even to extend it to Captures made on the High Seas, and brought into our Ports, if done by Vessels which had been armed within them.

Having, for particular Reasons, forbore to use all the Means in our Power for the Restitution of the Three Vessels mentioned in my Letter of August 7th, the President thought it incumbent on the United States to make Compensation for them. And though nothing was said in that Letter of other Vessels taken under like Circumstances, and brought in after the 5th of June, and before the Date of that Letter, yet, when the same Forbearance had taken Place, it was and is his Opinion, that Compensation would be equally due.

As to Prizes made under the same Circumstances, and brought in after the Date of that Letter, the President determined, that all the Means in our Power should be used for their Restitution. If these fail, as we should not be bound by our Treaties to make Compensation to the other Powers in the analogous Case, he did not mean to give an Opinion

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that it ought to be done to Great Britain. But still, if any Case shall arise subsequent to that Date, the Circumstances of which shall place them on similar Ground with those before it, the President would think

Compensation equally incumbent on the United States.

Instructions are given to the Governors of the different States, to use all the Means in their Power for restoring Prizes of this last Description found within their Ports; though they will of Course take Measures to be informed of them, and the general Government has given them the Aid of the Custom-House Officers for this Purpose, yet you will be sensible of the Importance of multiplying the Channels of their Information, as far as shall depend on yourself, or any Person under your Direction, in order that the Governors may use the Means in their Power for making Restitution.

Without Knowledge of the Capture they cannot restore it. It would always be best storgive the Notice to them directly; but any Information which you shall be pleased to send to me also at any Time shall be

forwarded to them as quickly as Distance will permit.

Hence you will perceive, Sir, that the President contemplates Restitution or Compensation in the Cases before the 7th of August; and after that Date, Restitution, if it can be effected by any Means in our Power: And that it will be important that you should sustantiate the Fact, that such Prizes are in our Ports or Waters.

Your List of the Privateers illicitly armed in our Ports, is, I believe,

correct.

With respect to Losses by Detention, Waste, or Spoliation, sustained by Vessels taken as before-mentioned, between the Dates of June 5th and August 7th, it is proposed, as a provisional Measure, that the Collector of the Customs of the District, and the British Consul, or any other Person you please, shall appoint Persons to establish the Value of the Vessel and Cargo at the Time of her Capture, and of her Arrival in the Port into which she is brought, according to their Value in that Port. If this shall be agreeable to you, and you will be pleased to signify it to me, with the Names of the Prizes understood to be of this Description, Instructions will be given accordingly to the Collectors of the Customs where the respective Vessels are.

I have the Honour to be, &c.

Additional Article.

TT is further agreed between the said Contracting Parties, that the Operation of so much of the Twelfth Article of the said Treaty as respects the Trade, which His said Majesty thereby consents may be carried on between the United States and his Islands in the West Indies, in the Manner and on the Terms and Conditions therein specified, shall be suspended.

faid Treaty, together with the said Additional Article, as the same are respectively set forth in this Instrument of Ratisfication; promising and engaging Our Royal Word, that We will faithfully and religiously perform and observe all and singular the Things agreed upon in this Treaty, and that We will not suffer the same to be violated by any one, as far as lies in Our Power. For the greater Testimony and Validity whereof, We have caused Our Great Seal to be affixed to these Presents, which We have signed with Our Royal Hand.

Given at Our Court at St. James's, the Twenty-eighth Day of October, One thousand seven hundred and ninety-five, in the Thirtysixth Year of Our Reign.

G.R.

Ratification of the United States.

GEORGE WASHINGTON, President of the United States

To all and fingular to whom these Presents shall come, Greeting.

HEREAS a certain Treaty of Amity, Commerce and Navigation between the United States of America and His Britainnick! Majesty was concluded and figned between Their Plenipotentiary the Honourable John Jay, Chief Justice of the United States, and Their Envoy Extraordinary

traordinary to His said Majesty, and the Plenipotentiary of His Britannick Majesty, the Right Honourable William Wyndham, Baron Grenville of Wotton, one of His Majesty's Privy Council, and His Majesty's Secretary of State for Foreign Affairs, at London, on the Nineteenth Day of November, in the Year of our Lord One thousand seven hundred and ninety-four: Which Treaty is Word for Word as follows; to wit,

[Here follows the Treaty.]

And whereas the Senate of the United States did, by their Resolution on the Twenty-fourth Day of June, in the Year of our Lord 1795, (all the Senators of the United States being then present, and Twothirds thereof concurring) "consent to and advise the President of the United States to ratify the Treaty of Amity, Commerce and Navigation, between His Britanniek Majesty and the United States of America, concluded at London the Nineteenth Day of November, 1794, on Condition that there be added to the said Treaty an Article, where by it shall be agreed to suspend the Operation of so much of the Twelfth Article as respects the Trade which His said Majesty thereby consents may be carried on between the United States and his Islands in the West Indies, in the Manner, and on the Terms and Conditions therein specified."

And whereas it will fatisfy, and be conformable with the said Advice and Consent of the Senate, if there be added to the said Treaty an Article in the following Words, that is to say,

Additional Article.

"It is further agreed between the said Contracting Parties, that the Operation of so much of the Twelsth Article of the said Treaty as respects the Trade which His said Majesty thereby consents may be carried on between the *United States* and his Islands in the West Indies, in the Manner and on the Terms and Conditions therein specified, shall be suspended."

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Now, therefore, I George Washington, President of the United States of America, having seen and considered the Treaty and Additional Article aforesaid, do, in pursuance of the aforesaid Advice and Consent of the Senate of the United States of America, by these Presents, ratify, accept and consirm the said Treaty and the said Additional Article, as the same are herein before set forth.

And I do moreover hereby declare, that the faid Treaty and the faid Additional Article form together One Instrument, and are a Treaty between the *United States of America* and His Britannick Majesty, made by the President of the *United States*, by and with the Advice and Consent of the Senate thereof.

(Seal.) For the greater Testimony and Validity of all which, I have caused the Great Seal of the United States of America, to be assixed to these Presents, and have signed the same with my Hand.

Given at the City of Philadelphia, the Fourteenth Day of Angust, in the Year One Thousand Seven Hundred and Nanety five, and of the Independence of the United States, of America the Twentieth.

(Signed)

GEO. WASHINGTONL

By the President of the United States of America,

(Signed)

EDM. RANDOLPH,
Secretary of State for the United
States of America.

His Majesty's Full Power.

GEORGER.

GEORGE the Third, by the Grace of God, King of Great Britain, France and Ireland, Defender of the Faith, Duke of Brunswick and Lunenburgh, Arch-Treasurer and Prince Elector of the Holy Roman Empire,

Empire, &c. To all to whom these Presents shall come, Greeting. Whereas, somethe perfecting, confirming and rendering perpetual the Peace, Friendship and good Understanding between Us and Our good Friends the United States of America, for adjusting and terminating all sublishing Differences and Disputes, from whatever Cause the same may have arisen between Us and the said United States, or between Our Subjects and the People or Inhabitants of the laid States of for removing the Grounds of future Differtions, and for promoting and extending the mutual Intercourse of Trade and Commerce between Our Dominions and the Territories of the faid United States, We have thought proper to invest some fit Person with Full Powers on Our Part to confer, treat and conclude with John Jay, Esquire, the Envoy Extraordinary of the faid United States to Our Court, now residing at Our faid Court, and duly authorized in that Behalf on the Part of the faid United States. Now know ye, that We, reposing especial Trust and Confidence in the Wisdom, Loyalty, Diligence and Circumspection of Our Right Trusty and Well-beloved Counsellor William Wyndham, Baron, Grenville, of Wotton, and Our Principal Secretary of State for Foreign Affairs, have nominated, constituted and appointed, and by these Presents do nominate, constitute and appoint him Our true, certain and undoubted Commissioner, Procurator and Plenipotentiary: Giving and granting to him all and all Manner of Faculty, Power and Authority. together with general as well as special Orders (so as the general do not derogate from the special mor on the contrary) for Us and in Our Name to meet, confer, treat and conclude with the faid Minister, furnished with sufficient Powers on the Part of Our said good Friends the United States of America, of and concerning all such Matters and Things as may be requilite and necessary for accomplishing and compleating the several Ends and Purposess herein before mentioned; and also for Us and in Our Name to fign fuch Treaty or Treaties, Convention or Conventions, or other Instruments whatsoever, as may be agreed upon in the Premises, and mutually to deliver and receive the same in Lxchange; and to do and perform all fuch other Acts, Matters and Things as may be any ways proper and conducive to the Purposes abovementioned, in as full and ample Form and Manner, and with the like Validity and Effect as We Ourfelf, if We were present, could do and perform the same; engaging and promising on Our Royal Word, that We: We will accept, ratify and confirm, in the most effectual Manner, all such Acts, Matters and Things as shall be so transacted and concluded by Our aforesaid Commissioner, Procurator and Plenipotentiary, and that We will never suffer any Person to violate the same, in the Whole or in Part, or to act contrary thereto.

In Testimony and Confirmation of all which, We have caused Our Great Seal of Great Britain to be affixed to these Presents, figured with Our Royal Hand.

Given at Our Palace at St. James's, the Seventeenth Day of November, in the Year of our Lord One thousand feven hundred and Ninety-four, and in the Thirty-fifth Year of Our Reign.

Full Power of the United States.

GEORGE WASHINGTON, President of the United States of America,

- To all and fingular whom these Presents shall concern, Greeting.

NOW ye, that, for the Purpose of confirming between the United States of America and His Britannick Majesty perfect Harmony and a good Correspondence, and of removing all Grounds of Distatisfaction, and from a special Trust and Confidence in the Integrity, Prudence and Abilities of John Jay, Chief Justice of the United States, I have nominated, and, by and with the Advice and Confent of the Senate, appointed the said John Jay Envoy Extraordinary of the United States to His Britannick Majesty, hereby giving and granting to him sull and all Manner of Power and Authority, as also a general and special Command, at the Court of His said Majesty, for and in the Name of the United States, to meet and confer with the Ministers, Commissioners or Deputies of His said Majesty, being furnished with sufficient Authority, whether singly and separately, or collectively and jointly, and with them to agree, treat, consult and negotiate of and concerning all Matters and Causes of Difference substitute between the United States and

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and His faid Majefty, whether the fame reflect the Inexecution or Infraction of the Armiflice declaring a Ceffation of Hoftilities between the United States of America and His Britannick Majefty, at Verfailles, on the 20th Day of January, 1783, or the Definitive Treaty of Peace made between the United States and His faid Majefty on the 3d Day of September, 1783, or the Infructions of His faid Majefty on the 3d Day of September, 1793, the 6th of November, 1793, and the 8th of January, 1794; or Refitution or Compensation in the Cases of Capture or Seizure made of the Property of the Citizens of the United States by the faid Ships of War and Privateers, or Retribution for the Injuries received therefrom by any Citizen of the United States: And also of and concerning the general Commerce between the United States and the Kingdoms and Dominions of His Britannick Maiefty, wheresoever they may be; and to conclude and fign a Treaty or Treaties, Convention or Conventions, touching the Premises, transmitting the sum to the United States.

By the President of the United States of America,

(Signed)

EDM. RANDOLPH,

Secretary of State. In Testimony whereof, Thave caused the Seal of the United States to be hereunto affixed. Given under my Hand, at the City of Philadelpha, this Sixth Day of May, One thousand seven hundred and ninety-sour, and of the Independence of the United States of America the Eighteenth.