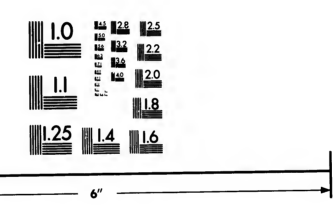


IMAGE EVALUATION TEST TARGET (MT-3)



STATE OF THE STATE

Photographic Sciences Corporation

23 WEST MAIN STREET WEBSTER, N.Y. 14580 (716) 872-4503

STATE OF THE STATE

CIHM/ICMH Microfiche Series.

CIHM/ICMH Collection de microfiches.



Canadian Institute for Historical Microreproductions / Institut canadien de microreproductions historiques



(C) 1984

### Technical and Bibliographic Notes/Notes techniques et bibliographiques

The to

The poor of the film

Ori beg the sio oth firs sio or i

The sha TIN wh

Ma diff ent beg rigit req ine

	12X	16X	20			24X		28X		32X
				1						
	em is filmed at the cument est filmé a 14X			é ci-desso	us. 2X		26X		30X	
	Additional comme Commentaires sup									
	Blank leaves adder appear within the have been omitted Il se peut que cert lors d'une restaura mais, lorsque cela pas été filmées.	text. Whenev I from filming aines pages b tion apparais:	er possible, th / lanches ajoute sent dans le te	ées exte,		ensure the Les page obscurcietc., ont	ne best po s totalem es par un été filmé	, have bee essible ima ent ou pa feuillet d' es à nouve e image p	age/ rtielleme: errata, ur eau de fa	nt ne pelure
	Tight binding may along interior març Lareliure serrée po distortion le long d	gin/ eut causer de	l'ombre ou de			Seule éd Pages w		onible artially ob		
	Bound with other Relié avec d'autres							entary ma ériel supp		re
	Coloured plates an Planches et/ou illu						of print va négale de	ries/ l'impress	ion	
	Coloured ink (i.e. ( Encre de couleur (			e)	$\checkmark$	Showth: Transpa				
	Coloured maps/ Cartes géographiq	ues en coule:	ır			•	etached/ étachées			
	Cover title missing Le titre de couvert				V			l, stained tachetée		
1 (	Covers restored ar Couverture restau							d/or lami et/ou pell		
	Covers damaged/ Couverture endom						amaged/ ndommag	ées		
	Coloured covers/ Couverture de cou	ileur					d pages/ e couleur			
copy which repro	nal copy available ( which may be bib h may alter any of duction, or which sual method of filr	liographically the images in may significa	unique, n the ntly change		de d poin une mod	et exemp it de vue image re lification	laire qui s bibliograp produite,	de se proc sont peut- hique, qu ou qui pe éthode no us.	être uniq i peuven: uvent exi	ues du modific ger une

The copy filmed here has been reproduced thanks to the generosity of:

University of British Columbia Library

The images appearing here are the best quality possible considering the condition and legibility of the original copy and in keeping with the filming contract specifica ions.

ils lu

tifier

ne

age

ıta

lure.

Original copies in printed paper covers are filmed beginning with the front cover and ending on the last page with a printed or illustrated impression, or the back cover when appropriate. All other original copies are filmed beginning on the first page with a printed or illustrated impression, and ending on the last page with a printed or illustrated impression.

The last recorded frame on each microfiche shall contain the symbol → (meaning "CONTINUED"), or the symbol ♥ (meaning "END"), whichever applies.

Maps, plates, charts, etc., may be filmed at different reduction ratios. Those too large to be entirely included in one exposure ere filmed beginning in the upper left hand corner, left to right and top to bottom, as many frames as required. The following diagrams illustrate the method:

L'exemplaire filmé fut reproduit grâce à la générosité de:

University of British Columbia Library

Les images suivantes ont été reproduites avec le plus grand soin, compte tenu de la condition et de la netteté de l'exemplaire filmé, et en conformité avec les conditions du contrat de filmage.

Les exemplaires originaux dont la couverture en papier est imprimée sont filmés en commençant par le premier plat et en terminant soit par la dernière page qui comporte une empreinte d'impression ou d'illustration, soit par le second plat, selon le cas. Tous les autres exemplaires originaux sont filmés en commençant par la première page qui comporte une empreinte d'impression ou d'illustration et en terminant par la dernière page qui comporte une telle empreinte.

Un des symboles suivants apparaîtra sur la dernière image de chaque microfiche, selon le cas: le symbole → signifie "A SUIVRE", le symbole ▼ signifie "FIN".

Les cartes, planches, tableaux, etc., peuvent être filmés à des taux de réduction différents.
Lorsque le document est trop grand pour être reproduit en un seul cliché, il est filmé à partir de l'angle supérieur gauche, de gauche à droite, et de haut en bas, en prenant le nombre d'images nécessaire. Les diagrammes suivants illustrent la méthode.

1	2	3		1
				2
				3
	1	2	3	
	4	5	6	

# ADDRESS

OF

Members of the House of Representatives,

OF THE

# CONGRESS OF THE UNITED STATES,

TO THEIR

# CONSTITUEN'TS,

N THE SUBJECT OF THE WAR WITH GREAT BRITAIN.

PHILADELPHIA:

PRINTED AT THE OFFICE OF THE UNITED STATES' GAZETTE.

154,279 HR F5073.2 A3 The

capaci themse sentation of the tuents. are ess abridger present the libe cessary an appreby syste itself the ing spec when a proporti

shortlive
Reflect forced usigned, n sentative events of They ha ed as the district to any stag of debate cedented

Princip existence not easily ever, on

reasons i made to jority.

# ADDRESS.

The undersigned Members of the House of Representatives. to their respective Constituents.

capacity and right of the people to govern themselves. A main principle of a representative republick is the responsibility of the representatives to their constiare essential to the preservation of such forms of government. Every arbitrai abridgment of the right of speech in representatives, is a direct infringement of the liberty of the people. Every unnecessary concealment of their proceedings an approximation towards tyranny. When by systematick rules, a majority takes to itself the right, at its pleasure, of limiting speech, or denying it, altogether; when secret sessions multiply; and in proportion to the importance of questions, is the studious concealment of debate, a people may be assured, that such practices continuing, their freedom is but shortlived.

Reflections, such as these, have been forced upon the attention of the undersigned, members of the house of representatives of the United States, by the events of the present session of congress. They have witnessed a principle, adopted as the law of the house, by which, under a novel application of the previous question, a power is assumed by the majority to deny the privilege of speech, at any stage, and under any circumstances of debate. And recently, by an unprecedented assumption, the right to give reasons for an original motion, has been made to depend upon the will of the ma-,

existence of representative liberty, can-

A Republick has for its basis the are that the undersigned have undertaken this address. A subject of higher and more immediate importance impels them to the present duty.

The momentous question of war, with tuents. Freedom and publicity of debate Great Britain, is decided. On this topick, so vital to your interests, the right of publick debate, in the face of the world. and especially of their constituents, has been denied to your representatives. They have been called into secret session, on this most interesting of all your publick relations, although the circumstances of the time and of the nation, afforded no one reason for secrecy, unless it be found in the apprehension of the effect of publick debate, on publick opinion; or of publick opinion on the result of the vote.

Except the message of the president of the United States, which is now before the publick, nothing confidential was communicated. That message contained no fact, not previously known. No one reason for war was intimated, but such as was of a nature publick and notorious. The intention to wage war and invade Canada, had been long since openly avowed. The object of hostile menace had been estentatiously announced. The inadequacy of both our army and navy, for successful invasion, and the insufficiency of the fortifications for the security of our seaboard were every where known. Yet the doors of congress were shut upon the people. They have been carefully kept in ignorance of the progress of measures, until the purposes of administration were consummated, and the fate of Principles more hostile than these to the the country sealed. In a situation so extraordinary, the undersigned have deemed not easily be conceived. It is not, how- it their duty by no act of theirs to sanction ever, on these accounts, weighty as they a proceeding, so novel and arbitrary. On

This being refused, they declined discussion; being perfectly convinced, from indications, too plain to be misunderstood that, in the house, all argument, with closed doors, was hopeless; and that any act, giving implied validity to so flagrant an abuse of power, would be little less than treachery to the essential rights of a free people. In the situation, to which the undersigned have thus been reduced. they are compelled, reluctantly to resort to this publick declaration of such views of the state and relations of the country, as determined their judgment and vote upon the question of war. 'A measure of this kind has appeared to the undersigned to be more imperiously demanded by the circumstance of a message and manifesto being prepared and circulated at publick expense, in which the causes for war were enumerated, and the motives for it concentrated, in a manner suited to agitate and influence the publick mind. In executing this task it will be the study of the undersigned to reconcile the great duty they owe to the people, with that constitutional respect which is due to the administrators of publick concerns.

In commencing this view of our affairs, the undersigned would fail in duty to themselves did they refrain from recurring to the course, in relation to publick measures, which they adopted, and have undeviatingly pursued, from the commencement of this long and eventful session; in which they deliberately sacrificed every minor consideration to what they deemed the best interests of the country.

For a succession of years the undersigned have, from principle, disapproved a series of restrictions upon commerce, according to their estimation, inefficient as respected foreign nations and injurious, chiefly, to ourselves. Success, in undersigned, that a system of peace was

the system, had become identified with the pride, the character, and the hope of our cabinet. As is natural with men, who have a great stake depending on the success of a favourite theory, pertinacity seemed to increase as its hopeleschess became apparent. As the inefficiency of this system could not be admitted, by its advocates, without ensuring its abandonment, ill success was, carefully attributed to the influence of opposition.

To this cause the people were taught to charge its successive failures and not to its intrinsiek imbecility. In this state of things the undersigned deemed it proper, to take away all apology for adherence to this oppressive system. They were desirous, at a period so critical in publick affairs, as far as was consistent with the independence of opinion, to contribute to the restoration of harmony in the publick councils, and concord among the people. And if any advantage could be thus obtained in our foreign relations, the undersigned, being engaged in no purpose of personal or party advancement, would rejoice, in such an occurrence.

The course of publick measures also at the opening of the session, gave hope that an enlarged & enlighter of system of defence, with provision for, or security of our maritime rights, was about to be commenced; a purpose, which, wherever found, they deemed it their duty to foster. by giving, to any system of measures, thus comprehensive, as unobstructed a course as was consistent with their general sense of publick duty. After a course of policy, thus liberal and conciliatory, it was cause of regret that a communication should have been purchased by anunprecedented expenditure of secret service money; and used, by the chief magistrate, to disseminate suspicion and jealously; and to excite resentment. among the citizens, by suggesting imputations against a portion of them, as unmerited by their patriotism, as unwarranted by evidence.

It has always been the opinion of the

the the the: from ing.b shou into Of vit ten; v city a in hu is co own a our or Why, that o neace Dean I mour. Ina dential ter the the per

peculia

from th

the pol

form of

experin

indepen relation well as cipitate to trial, by which that of activity and dan ment. country institution the une mistake war, we only from our mea political very ger

It app

wrongs,

d with mope of h men, on the tinacity casness iency of d, by its handon-tributed

e taught s and not this state districted it profor adhen. They rritical in consistent pinlon, to harmony concord any advantage en-

ial or party

in such an

1 日本西部外 sures also gave hope security of tobe comwherever ty to foster, measures, bstructed a their geneer a course onciliatory, ommunicahased by an secret sere chief mapicion and resentment, sting impuf them, as , as unwar-

inion of the

the policy, which most comported with the character, condition, and interest of the United States; that their remoteness from the theatre of contest, in Europe, was their peculiar felicity and that nothing but a necessity, absolutely imperious, should induce them to enter as parties into wars, in which every consideration of virtue and policy seems to be forgotten, under the overbearing sway of rapacity and ambition. There is a new era in human affairs. The European world is convulsed. The advantages of our own situation are peculiar. " Why " quit our own to stand upon foreign ground? Why, by interweaving our destiny with that of any part of Europe, entangle our peace and prosperity in the toils of European ambition, rivalship, interest, humour, or caprice?"

In addition to the many moral and prudential considerations, which should deter thoughtful men from hastening into the perils of such a war, there were some peculiar to the United States, resulting from the texture of the government and the political relations of the people. A form of government, in no small degree experimental, composed of powerful and independent sovereignties associated in relations, some of which are critical, as well as novel, should not be hastily precipitated into situations, calculated to put to trial, the strength of the moral bond, by which they are united. Of all states, that of war is most likely to call into activity the passions, which are hostile and dangerous to such a form of government. Time is yet important to our country to settle and mature its recent institutions. Above all, it appeared to the undersigned from signs not to be mistaken, that if we entered upon this war, we did it as a divided people; not only from a sense of the inadequacy of our means to success, but from moral and political objections of great weight and very general influence.

It appears to the undersigned, that the wrongs, of which the U. States have to

complain, although in some aspects, very grievous to our interests, and in many humiliating to our pride, were yet of a nature which in the present state of the world, either would not justify war, or which war would not remedy. Thus, for instance the hovering of British vessels upon our coasts, and the occasional insults to our ports, imperiously demanded such a systematick application of harbour and seacoast defence, as would repel such aggressions; but in no light, can they be considered as making a resort to war, at the present time, on the part of the United States, either necessary or expedient. So also, with respect to the Indian war, of the origin of which, but very imperfact imformation has as yet been given to the publick. Without any express act of Congress, an expedition was last year, set on foot and prosecuted into Indian Territory, which had been relinquished by treaty, on the part of the United States. And now we are told about the agency of British traders, as to Indian hostilities. It deserves consideration, whether there has been such provident attention, as would have been proper to remove any cause of complaint, either real or imaginary. which the Indians might allege, and to secure their friendship. With all the sympathy and anxiety excited by the state of that frontier; important as it may be, to apply adequate means of protection, against the Indians, how is its safety ensured by a declaration of war, which adds the British to the number of enemies?

As "a decent respect to the opinions of mankind" has not induced the two houses of congress to concur in declaring the reasons, or motives, for their enacting a declaration of war, the undersigned and he publick are left to search, clsewhere, for causes either real, or ostensible. If we are to consider the president of the United States, and the committee of the house of representatives, on foreign relations, as speaking on this solemn occasion, for congress, the United States have three principal topicks of

<sup>\*</sup> Washington.

complaint against Great Britain. Impressments; blockades; and orders in council.

Concerning the subject of impressments, the undersigned sympathize with our unfortunate seamen, the victims of this abuse of power, and participate in the national sensibility, on their account. They do not conceal from themselves, both its importance and its difficulty; and they are well aware how stubborn is the will and how blind the vision of powerful nations, when great interests grow

into controversy.

But, before a resort to war for such. interests, a moral nation will consider what is just, and a wise nation what is expedient. If the exercise of any right to the full extent of its abstract nature, be inconsistent with the safety of another nation, morality seems to require that, in practice, its exercise should, in this respect, be modified. If it be proposed to vindicate any right by war, wisdom demands that it should be of a nature, by war to be obtained. The interests connected with the subjects of impressments are unquestionably great to both nations; and in the full extent of abstract right as asserted by each, perhaps irreconcilable.

The government of the United States asserts the 'broad principle, that the flag of their merchant vessels shall protect the mariners. This privilege is claimed, although every person on board, except the captain, may be an alien.

The British government asserts that the allegiance of their subjects is inalienable, in time of war, and that their seamen, found on the sea, the common highway of nations, shall not be protected by the flag of private merchant vessels.

The undersigned doem it unnecessary here to discuss the question of the American claim, for the immunity of their flag. But they cannot refrain from viewing it as a principle, of a nature very broad and comprehensive, to the abuse of which the temptations are strong and numerous. And they do maintain that, before the calamities of war, in vindica-

tion of such a principle be incurred, all the means of negotiation should be exhausted, and that also every practicable attempt should be made to regulate the exercise of the right; so that the acknowledged injury, resulting to other nations, should be checked, if not prevented. They are clearly of opinion that the peace of this happy and rising community should not be abandoned, for the sake of affording facilities to cover French property, or to employ British seamen.

The claim of Great Britain to the services of her seamen is neither novel nor peculiar. The doctrine of allegiance, for which she contends is common to all the governments of Europe. France, as well as England, has maintained it for centuries. Both nations claim, in time of war, the services of their subjects. Both by decrees forbid their entering into foreign employ. Both recall them by proclamation.

No man can doubt that, in the present state of the French marine, if American merchant vessels were met at sea, having French seamen on board, France would take them. Will any man believe that the United States would go to war against France, on this account?

For very obvious reasons, this principle occasions little collision with France, or with any other nation, except England. With the English nation, the people of the United States are closely assimilated, in blood, language, intercourse, habits, dress, manners, and character. When Britain is at war and the United States neutral, the merchant service of the United States hold's out to British seamen, temptations almost irresistible; -high wages and peaceful employ; instead of low wages and war service ;-safety, in lieu of hazard ;-entire independence in the place of qualified servitude.

That England whose situation is insular, who is engaged in a war apparently for existence, whose seamen are her bulwark, should look upon the effect of our principle upon her safety with jealousy is inevitable; and that she will not haz-

ard the unregulation for the virtuou ther was justifial against lative r

A du wit he be asser requirer to arms to itself no duty right, is effect, a jects of jects of certar a power? Certaithat the

man rig

while it should n a practic of flag is undenial ccount or the r men on b The c o no fur camen n the ex ke Am en, in hough a roffers ubtedi the se e ques ich cau ccommo ttinguis

rtinguis oper u ulated s tion, a jury? The us on that

ard the practical consequences of its rred, ali unregulated exercise is certain. The d be ex question, therefore, presented, directly, for the decision of the thoughtful and acticable ulate the virtuous mind, in this country, is—whe-ther war, for such an abstract right be acknow r nations, ustifiable, before attempting to guard revented against Its injurious tendency by legisthat the lative regulation, in failure of treaty. ommuni. the sake French

A dubious right should be advanced wit hesitation. An extreme right should be asserted with discretion. Moral duty requires that a nation, before it appeals to arms, should have been not only true to itself, but that it should have failed in no duty to others. If the exercise of a right, in an unregulated manner, be in effect, a standing invitation to the subjects of a foreign power to become deserters and traitors, is it no injury to that

o the ser-

novel nor

liegiance

mon to all

France.

stained it claim, in

heir sub-

their en-

oth recall

St 25 1 87

the pre-

, if Ame-

net at sea,

rd, France

an believe

go to war

nt fraith the

his princi-

h France,

ept Eng-

tion, the

re closely

ge, inter-

ar and the

chant ser-

ds out to

most irre-

ceful em-

d war ser-

;-entire

Cettainly moral obligation demands that the right of flag, like all other human rights, should be so used, as that, while it protects what is our own, it should not injure what is another's. In a practical view, and so long as the right of flag is restrained, by no regard to the undeniable interests of others, a war, on ecount of impressments, is only a war or the right of employing British seamen on board American merchant vessels.

The claim of Great Britain pretends o no further extent than to take British eamen from private merchant vessels. n the exercise of this claim, her officers ake American seamen, and foreign seaen, in the American service; and alhough she disclaims such abuses, and roffers redress, when known, yet unpubtedly grievous injuries have resulted the seamen of the United States. But e question is: Can war be proper for ach cause, before all hope of reasonable commodation has failed? Even after the stinguishment of such hope, can it be oper until our own practice be so reulated as to remove, in such foreign tion, any reasonable apprehension of ury?

men, in the merchants' service of the U. States, is as little reconcilable with the permanent as the present interest of the United States. The encouragement of foreign seamen is the discouragement of the native American.

The duty of government towards this valuable class of men is not only to protect but to paironize them. And this cannot be done more effectually than by securing to American citizens the privi-

leges of American navigation.

The question of impressment, like every other question relative to commerce, has been treated in such a manner, that what was possessed is lost without obtaining what was sought. Prctensions, right in theory, and important in interest, urged, without due consideration of our relative power, have eventuated in a practical abandonment, both of what we hoped and what we enjoyed. In attempting to spread our flag over foreigners, its distinctive character has been lost to our own citizens.

The American scaman, whose interest it is to have no competitors in his employment, is sacrificed, that British seamen may have equal privileges with

himself.

Ever since the U. States have been a nation, this subject has been a matter of complaint and negotiation; and every former administration have treated it, according to its obvious nature, as a subject rather for arrangement than for war. It existed in the time of Washington; yet this father of his country recommended no such resort. It existed in the time of Adams; yet notwithstanding the zeal in support of our maritime rights which distinguished his administration, war was never suggested by him as the remedy. During the eight years Mr. Jefferson stood at the helm of affairs, it still continued a subject of controversy and negotiation: but it was never made a cause for war. It was reserved for the present administration to press this topick to the extreme and most dreadful The undersigned are clearly of opi- resort of nations; although England has n that the employment of British sea- officially disavowed the right of impress-

qualified on is insuapparently. e her bulfect of our jealousy l not hazan arrangement might well be made: consistent with the fair pretensions of

such as are naturalized.

That the real state of this question may be understood, the undersigned recur to the following facts as supported by official documents. Mr. King, when minister in Epgland, obtained a disavowal of the British government of the right to impress American seamen, naturalized as well as native, on the high seas. An arrangement had advanced nearly to a conclusion upon this basis, and was broken off only because G. Britain insisted to retain the right on the narrow seas. What, however, was the opinion of the American minister on the probability of an arrangement appears from the publick documents communicated to congress in in the session of 1808; as stated by Mr. Madison, in these words: " At the mo ment the articles were expected to be signed, an exception of the narrow seas' was urged and insisted on by lord St. Vincents, and being utterly inadmissible on our part, the negotiation was abandoned."

Mr. King seems to be of opinion, however, that " with more time than was left him for the experiment, the objectime was left Mr. King for the experiment, or whether any was ever made, has not been disclosed to the publick. Mr. King, soon after returned to Americawas, that an adjustment could take place That Mr. Madison was also of the same opinion is demonstrated by his letters to Messrs. Monroe and Pinkney, dated the

ment as it respects native citizens, and the right of our flug, lord Hawksbury having agreed to prohibit impressments on the ! high seas,' and lord St. Vincents requiring nothing more than an exception of the narrow seas, an exception resting on the obsoleto claim of G. Britain to some peculiar dominion over them." Here then we have a full acknowledgment that G. Britain was willing to renounce the right of impress. ment on the high seas in favour of our flag; that she was anxious to arrange the

subject.

It further appears that the British micalled for an interview with Messrs. Monroe and Pinkney, on this topick; that they stated the nature of the claim, the king's prerogative: that they had consulted the crown officers and the board of admiralty, who all concurred in sentiment, that under the circumstances of the nation, the relinquishment of the right was a measure, which the government could not adopt, without taking on itself a responsibility, which no ministry would be willing to meet, however pressing the exigency might be. They offer ed, however, on the part of Great Britain, to pass laws making it penal for British commanders to impress American citizens, on board of American vessels, on tion might have been overcome." What the high seas, if America would pass a law, making it penal for the officers of the United States to grant certificates of citizenship to British subjects. This will be found, in the same documents, in It is manifest from Mr. King's expres- a letter from Messrs. Monroe and Pinksion that he was limited in point of time, ney to Mr. Madison, dated 11th Novemand it is equally clear that his opinion. ber, 1806. Under their peremptory instructions, this proposition, on the part of Great Britain, could not be acceded to by our ministers. Such, however, was the temper and anxiety of England, and such 3d of February, 1807, in which he uses the candour and good sense of our mithese expressions: "I take it for grant- nisters, that an honourable and advaned that you have not failed to make due tageous arrangement did take place. The use of the arrangement concerted by authority of Mr. Monroe, then minister Mr. King with lord Hawksbury in the at the court of Great Britain, now secreyear 1802, for settling the question of tary of state, and one of the present adimpressment. On that occasion, and un- ministration, who have recommended der that administration, the British firin- war with England, and assigned impressciple was fairly renounced in favour of ments as a cause, supports the under-

from ruary ing of roes ! lieved on wh place missi the e cessio Great conte forma ment their

signe

W cided missi plicit curri aband and v ous a Mon hope how caus W

> ades as as black port this tain. Jurac T mad Frai

> > Yet, whi betv time of fa ject vag

whi me this Hawksbury
hircosments
t. Vinconts
an excepexception
of G. Brihinion over
a full acin was wilof impressyour of our
arrange the

British miview with ey, on this ature of the that they cers and the oncurred in cumstances nent of the the governt taking on no ministry ever press-They offercat Britain, for British erican citivessels, on ould pass a e officers of rtificates of ects. This cuments, in

and Pink-

th Novem-

mptory in-

the part of

ceded to by

er, was the

d, and such

of our mi-

and advan-

place. The

n minister

now secre-

present ad-

emmended

d impress-

the under-

signed in asserting, that it was honourable and advantageous: for in a letter from Richmond dated the 28th of February, 1808, to Mr. Madison, the fellowing expressions are used by Mr. Monroc: " I have, on the contrary always believed and still do believe that the ground on which that interest [impressment] was placed by the paper of the British commissioners of 8th November, 1806, and the explanation which accompanied it, was both honourable and advantageous to the United States, that it contained a concession in their favour on the part of Great Britain, on the great principle in contestation, never before made by a formal and obligatory act of their government, which was highly favourable to their interest."

With the opinion of Mr. King so decidedly expressed; with the official admission of Mr. Madison; with the explicit declaration of Mr. Monroe, all concurring that Great Britain was ready to abandon impressment on the high seas, and with an honourable and advantageous arrangement, actually made by Mr. Monroe, how can it be pretended, that all hope of settlement, by treaty, has failed how can this subject furnish a proper cause of war?

With respect to the subject of blockades; the principle of the law of nations, as asserted by the U. States, is, that a blockade can only be justified when supported by an adequate force. In theory this principle is admitted by Great Britain. It is alleged, however, that in practice she disregards that principle.

The order of blockade, which has been made a specifick ground of complaint by France, is that of the 16th of May 1806. Yet, strange as it may seem, this order, which is, now, made one ground of war between the two countries, was, at the time of its first issuing, viewed as an act of favour and conciliation. On this subject it is necessary to be explicit. The vague and indeterminate manner, in which the American and French governments, in their official papers, speak of this order of blockade, is calculated to

mislead. An importance is attached to it, of which, in the opinion of the undersigned, it is not worthy. Let the facts speak for themselves.

In Aug. 1804, the British established a blockade at the entrance of the French ports, naming them, from Fecamo to Ostend; and from their proximity to the British coasts, and the absence of all complaint; we may be permitted to believe that it was a legal blockade, enforced according to the usages of nations. On the 16th of May, 1806, the English sccretary of state, Mr. Fox, notified to our minister at London, that his government had thought fit to direct necessary measures to be taken for the blockade of the coasts, rivers and ports, from the river Elbe to the river Brest, both inclusive.\*

In point of fact, as the terms used in the order will show, this paper, which has become a substantive and avowed cause for non intercourse, embargo and war, is a blockade, only of the places, on the French coast, from Ostend, to the " Seine, and even as to these it is, merely, as it professes to be, a continuance of a former and existing blockade. For with a respect to the residue of the coast, trade of neutrals is admitted, with the exception only, of enemy's property and articles contraband of war, which are liable to be taken, without a blockade; and except the direct colonial trade of the encmy, which Great Britain denied to be

<sup>\*</sup> The terms of the order are these: "That the said coast, rivers and ports must be considered as blockaded," but, "that such blockade shall not extend to prevent neutral ships and vessels, laden with goods, not being the property of his majesty's enemies, and not being contraband of war from approaching the said coasts and entering into and sailing from the said rivers and ports save and except the coastrivers and ports from Ostend to the river Seine, already in a state of strict and rigorous blockade; and which are to be considered as so continued," with a proviso that the vessels enter, ing had not been laden at a port belonging to, or in possession of, the enemies of G. Britain, and the vessels departing were not destined to an enemy port, or had previously broken block-

free by the law of nations. Why the order was thus extended, in its form, while in effect it added nothing to orders and regulations, already existing, will be known by adverting to papers which are before the world. In 1806, France had yet colonies, and the wound inflicted on our feelings, by the interference of the British government in our trade with those colonies, had been the cause of remonstrance and negotiation. At the moment when the order of may 1806, was made, Mr. Monroe, the present secretary of state, then our minister plenipotentiary at the court of Great Britain, was in treaty on the subject of the carrying trade, and judging on the spot, and at the time. he unhesitatingly gave his opinion, that the order was made to favour American views and interests. This idea is unequivocally expressed, in Mr. Monroe's letters to Mr. Madison of the 17th, and 20th\* of May, and of the 9th of June, 1806.

And as late as October, 1811, the same gentleman, writing as secretary of state to the British minister, speaking of the same order of blockade of May. 1806, says: "It strictly was little more than a

\* The following are extracts from these letters. In that of the 17th May 1806, he thus speaks of that blockade. It is "couched in terms of restraint, and professes to extend the blockade further than was heretofore done. nevertheless, it takes, it from many ports already blockaded, indeed, from all East of Ostend, and West of the Seine, except in articles contraband of war and enemies property, which are sezable without blockade. And in like form of exception, considering every enemy as one power, it admits the trade of neutrals, within the same limits, to be free in the productions of enemics colonies, in every, but the direct route between the colony and the parent coun-try." Mr. Monroe adds: "It cannot be doubted that the note was drawn by the government, in reference to the question, and if intended as the foundation of a treaty, must be viewed in a very favourable light." On the 20th of May, Mr. Monroe writes to Mr. Madison, that he had been "strengthened in the opinion that the order of the 16th was drawn with a view to the question of our trade with enemies colonies, and that it promises to be highly satisfactory to our commercial interests."

blockade of the coast from Seine to Ostend." "The object was to afford to the U. States an accommodation respecting the colonial trade."

It appears, then, that this order was in point of fact, made to favour our trade and was so understood and admitteed by the government of this country, at that time and since; that, instead of extending prior blockades it lessened them: that the country from Seine to Brest, and from Ostend to Elbe was inserted to open them to our colonial trade and for our accommodation, and that it was never made the subject of complaint, by the American government, during its practical continuance; that is; not until the first order in council; and indeed, not until after the first of May 1810; and until after the American government was apprised of the ground, which it was the will of France should be taken upon the subject.

Of this we have the most decisive proof in the offers. made under the administration of Mr. Jefferson, for the discontinuance of the embargo as it related to Great Britain; none of which required the repeal of the blockade of May 1806; and also in the arrangement made during the administration of Mr. Madison, and under his eye with Mr. Erskine. The non intercourse act of March 1809, and the act " concerning commercial intercourse." of May 1810, vest the president of the United States with the very same power, in the very same terms. Both authorize him "ir case either G. Britain or France shall so revoke or modify her edicts, as that they shall cease to violate the neutral commerce of the United States," to declare the same by proclamation. And, by the provisions of one law in such case, non intercourse was to cease; by those of the other it was to be revived. In consequence of power vested, by the first act, the arrangement with Erskine was made and the revocation of the orders in council of January and November 1807, was considered as a full compliance with the law and as removing all the anti-neutral edicts,- not i cien thou 1810 a re 1806 non; after avov not orde tion of t justi that is le adec

The

clud

wha prin ever Brit and doc the hen bec pen

T

iust

now

to I tait put nat un

for

par

1

de za rai 26 M

th ve sp an Seine to Osafford to the respecting

order was in r our trade dmitteed by ntry, at that of extendsened them: e to Brest. vas inserted l trade and that it was implaint, by during its s; not until indeed, not 1810; and rnment was h it was the

st decisive der the adon, for the go as it reof which reade of May ment made. Mr. Madiir. Erskine. March 1809, mercial inthe presith the very me terms.

en upon the

oke or moshall cease rce of the se same by rovisions of course was r it was to of power rangement

of power rangement the revocaof January sidered as w and as edicts.—

The blockade of May 1806, was not included in the arrangement, and it does not appear, that it was deemed of sufficient importance to engage even a thought. Yet under the act of May, 1810, which vests the very same power, a revocation of this blockade of May 1806, is made by, our cabinet a sine qua non; an indispensible requisite! And now after the British minister has directly avowed that this order of blockade would not continue after a revocation of the orders in council, without a due application of an adequate force, the existence of this blockade is insisted upon, as a justifiable cause of war, notwithstanding, that our government admits a blockade is legal, to the maintenance of which an adequate force is applied.

The undersigned are aware that in justification of this new ground, it is now said that the extension on paper, for whatever purpose intended, favours the principle of paper blockades. This however, can hardly be urged, since the British\* formally disavow the principle; and since they acknowledge the very doctrine of the law of nations for which the American administration contend, henceforth the existence of a blockade becomes a question of fact: it must depend upon the evidence adduced in support of the adequacy of the blockading

force.

From the preceding statement it is apparent that whatever there is objection-

\*\* Mr. Foster in his letter of the 3d July 1811, to Mr. Monroe, thus states the doctrine maintained by his government.

"Great Britain has never attempted to dispute that, in the ordinary course of the law of nations, no blockade can be justifiable or valid, unless it be supported by an "adequate force destined to maintain it, and to expose to hazard all vessels attempting to evade its operation."

Mr. Foster in his letter to Mr. Monroe of the 26th July, 1811, als. says: "The blockade of May 1806, will not continue after the repeal of the orders in council, unless his majesty's government shall think fit to sustain it by the special application of a sufficient naval force, and the fact of its being so continued, or not, will be notified at the time."

able in the principle of the order of May 1806, or in the practice under it, on ground merely American, it cannot be set up as a sufficient cause of war; for until France pointed it out as a cause of controversy, it was so far from being regarded as a source of any new or grievous complaint, that it was actually considered by our government in a a-vourable light.

The British orders in council are the remaining source of discontent, and avowed cause of war. These have heretofore been considered by our government in connexion with the French decrees. Certainly the British orders in council and French decrees form a system subversive of neutral rights and constitute just grounds of complaint, yet, viewed relatively to the condition of those powers towards each other, and of the United States towards both, the undersigned cannot persuade themselves that the orders in council as they now exist and with their present effect and operation, justify the selection of Great Britain as our enemy, and render necessary a declaration of unqualified war.

Every consideration of moral duty, and political expedience seems to concur in warning the United States, not to mingle in this hopeless and, to human eye, interminable European contest. Neither France nor England pretends that their aggressions can be defended on the ground of any other belligerent right than that of particular necessity.

Both attempt to justify their encroachments on the general law of nations by the plea of retaliation. In the relative position and proportion of strength of the United States to either belligerent, there appeared little probability that we could compel the one or the other, by hostile operations, to abandon this plea.

And as the field of cor mercial enterprise, after allowing to the decrees and orders their full practical effect, is still rich and extensive, there seemed as little wisdom as obligation to yield solid and certain realities for unattainable pretenions. The right of retaliation, as exist.

ing in either belligerent, it was impossible for the United States, consistent with either its duty or interest, to admit. Yet such was the state of the decrees and orders of the respective belligerents, in relation to the rights of neutrals, that, while, on the one hand, it formed no justification to either, so on the other, concurrent circumstances formed a complete justification to the United States in maintaining, notwithstanding these encroachments, provided it best comported with their interests, that system of impartial neutrality, which is so desirable to their peace and prosperity.-For if it should be admitted, which no course of argument can maintain, that the Berlin decree, which was issued on the 21st of November, 1806, was justified by the antecedent orders of the British admiralty, respecting the colonial trade, and by the order of blockade of the 16th of May, preceding, yet on this account, there resulted no right of retaliation to France, as it respected the United States. They had expressed no acquiescence either in the British interference with the colonial trade, or in any extension of the principles of blockade. Besides, had there been any such neglect, on the part of the United States, as warranted the French emperour in adopting his principle of retaliation, yet in the exercise of that pretended right, he past the bounds of both publick law and decency; and in the very extravagance of that exercise, lost the advantage of whatever colour the British had afforded to his pretences. Not content with adopting a principle of retaliation, in terms limited, and appropriate to the injury of which he complained, he declared, " all the British Islands, in a state of blockade; prohibited all commerce and correspondence with them, all trade in their manufactures; and made lawful prize of all merchandise, belonging to England, or coming from its ma nufactories, and colonies." The violence of these encroachments was equalled only by the insidiousness of the terms, and manner, in which they were promulga- the part of Great Britain, were imme-

The scope of the expressions of ted. the Berlin decree, was so general that it embraced within its sphere, the whole commerce of neutrals with England. Yet Decres, Minister of the Marine of France, by a formal note, of the, 24th December, 1806, assured our minister plenipotentiary, that the imperial decree, of the 21st November, 1806, " was not to affect our commerce, which would still be governed by the rules of the treaty, established between the two countries. Notwithstanding this assurance, however, on the 18th September following Regnier Grand Minister of justice, declared " that the intentions of the Emperour were that by virtue of that decree French armed vessels, might seize in neutral vessels, either English property, or merchandise proceeding from the English manufactorics; and that he had reserved, for future decision the question whether they might not possess themselves of neutral vessels going to or from England, although they had no English manufactures on board." Pretensions so obviously exceeding any measure of retaliation that, if the precedent acts of the British government, had afforded to such a rosort, any colour of right, it was lost in the violence, and extravagance of these assumed principles.

di ex th we de is

in

sh

su

or

tai

de

and

wh be,

occ

coe

En

200

mu

ger stat

atta

or t

lid.

tim \* as

bey

am WO

COU

had

COU

nat wh

mu

ser

in. cia

age pre

me

de

cia

the to

To the Berlin decree, succeeded the British orders in council, of the 7th of January, 1807, which were merged in the orders of the 11th of November following. These declared " all ports, and places belonging to France, and its allies, from which the British flag was excluded, all, in the colonies of his Britannick majesty's enemies, in a state of blockade; - prohibiting all trade, in the produce and manufactures, of the said countries or colonies; and making all vessels trading to or from them, and all merchandise, on board subject to capture and condemnation, with an exception, only in favour of the direct trade, between neutral countries and the colonies of his

·majesty's enemies."

These extravagant pretensions, on

diately succeeded by others, still more serting that the former was, in a manner extravagant on the part of France.— essential to her prosperity, either as net-Without waiting for any knowledge of cessaries of life, or as raw materials the course the American government would take, in relation to the British orders in council, the French Emperour issued, on the 17th of December following, his Milan decree, by which " every ship of whatever nation, which shall have submitted to search, by an English ship, or to a voyage to England, or paid any tax to that government, are declared denationalized and lawful prize.

"The British Islands are declared in a state of blockade, by sea and land, and and every ship of whatever nation, or whatsover the nature of its cargo may be, that sails from England, or those of the English colonies, or of countries occupied by English troops, and proceeding to England, or to the English colonies, or to countries occupied by the English, to be good prize." The nature and extent of these injuries thus accumulated by mutual efforts of both belligerents, seemed to teach the American statesman this important lesson; not to attach the cause of his country to one, or the other; but by systematick and solid provisions, for seacoast and maritime defence, to place its interests, as far as its situation and resources permits beyond the reach of the rapacity, or ambition of any European power. Happy would it have been for our country, if a

had been adopted! Unfortunately administration had recourse to a system, complicated in its nature, and destructive in its effects: which, instead of relief from the accumulated injuries of foreign governments, served only to fill up, what was wanting in the measure of evils abroad, by artificial embarrassments at home. As long ago as the year 1794; Mr. Madison, the present president of the U States, then a member of the House of Representatives, devised and proposed a system of commerclal restrictions, which had for its object the coercion of Great Britain, by a denial to her of our products and our market; as-

course of policy, so simple and obvious,

cessaries of life, or as raw materials for her manufactures; and that without the latter, a great proportion of her labouring classes, could not subsist.

In that day of sage and virtuous forethought, the proposition was rejected. It remained, however, a theme of unceasing panegyrick among an active class of American politicians, who with a systematick pertinacity inculcated among the people, that commercial restrictions were a species of warfare, which would ensure success to the United States, and humilition to Great Britain.

There were two circumstances, inherent in this system of coercing Great Britain by commercial restrictions, which ought to have made practical politicians very doubtful of its result, and very cautious of its trial. These were the state of opinion in relation to its efficacy among commercial men in the United States; and the state of feeling which a resort to it would unavoidably produce in Great Britain. On the one hand, it was undeniable that the great body of commercial men in the United States had no belief in such a dependence of Great Britain upon the United States, either for our produce or our market, as

the system implied. Without the hearty cooperation of this class of men, success in its attempt was obviously unattainable. And as on them the chief suffering would fall, it was altogether unreasonable to expect that they would become cooperating instruments in support of any system which was rain to them and without hope to their country. On the other hand, as it respects Great Britain, a system proceeding upon the avowed principle of her dependence upon us was among the last to which a proud and powerful nation would yield.

Notwithstanding these obvious considerations, in April, 1806, Mr. Madison being then secretary of state, a law passed congress prohibiting the importation of certain specified manufactures of Great Britain and her dependencies, on the ba-

merged in vember folll ports, and nd its allies, was exclu-Britannick of blockin the prosaid counall vessels l all merapture and

expressions of general that

re, the whole th England.

he Marine of

of the, 24th

06, " was not

ch would still

of the treaty,

o countries."

rance, howe-

er following

f justice, de-

fthe Emper-

f that decree

seize in neu-

property, or

n the English

stion whether

ctves of neu-

England, al-

manufactures

e obviously

of retaliation

f the British

o such a re-

was lost in

nce of these

cceeded the

f the 7th of

had reserved,

our minister perial decree,

nsions, on re imme-

ion, only in

ween neu-

ies of his

on the system of commercial hostility

against G. Britain.

The decree of Berlin was issued in the ensuing November (1806.) treaty, which had been signed at London, in December, 1806, having been rejected by Mr. Jefferson without being presented to the senate for ratification, and the non-importation act not being repealed but only suspended, Great Britain issued her orders in council, on the 11th November, 1807.

On the 21st of the same month of November, Champagny, French minister of foreign affairs, wrote to Mr. Armstrong, the American minister, in the words following: "All the difficulties which have given rise to your reclamations, sir, would be removed with ease, if the government of the United States, after complaining in vain of the injustice and violations of England, took, with the whole continent, the part of guarantying it therefrom."

On the 17th of the ensuing December the Milan decrees were issued on the part of France, and five days afterwards the embargo was passed on the part of the United States. Thus was completed, by acts nearly cotemporaneous, the circle of commercial hostilities.

After an ineffectual trial of four years to control the policy of the two belligerents by this system, it was, on the part of the United States, for a time, relinquished. The act of the 1st May, 1810, gave the authority, however, to the president of the United States to revive it against G. Britain, in case France revoked her decrees. Such revocation on the part of France was declared by the president's proclamation on the 2d Nov. 1810, and, in consequence, non intercourse was revived by our administration against G. Brltain.

At all times the undersigned have looked with much anxiety for the evidence of this revocation. They wished not to question what, in various forms, has been so often asserted by the adminis-

sis of Mr. Madison's original proposi- tration, and its agents by their direction. tion. Thus the United States entered But neither as publick men nor as citizens can they consent that the peace and prosperity of the country should be sacrificed, in maintenance of a position, which on no principle of evidence they deem tenable. They cannot falsify or conceal their conviction that the French decrees neither have been nor are revo-

Fre

ma

ves

glis

tur

It i

VOC

cap

the

fror

tain

of t

gus

in p

whi

auth

to is

segu

capt

is'n

ture

of t

capt

not

trar

evid

this

of I

cer

terr

nis

êd

ria

anr

for

cd

mi

thi

to

an

en

m

VE

Ir

pı

1

it

Without pretending to occupy the whole field of argument which the question of revocation has opened, a concise statement seems inseperable from the

occasion.

The condition on which the non intercourse, according to the act of 1st May, 1810, might be revived against G. Britain, was, on the part of France, an effectual revocation of her decrees. What the president of the U. States was bound to require from the French government was, the evidence of such effectual revocation. Upon this point both the right of the U. States and the duty of the president seem to he resolved into very distinct and undeniable principles. The object to be obtained for the United States from France was, an effectual revocation of the decrees. A revocation to be effectual must include, in the nature of things, this essential requisite; the wrongs done to the neutral commerce of the U. States, by the operation of the decrees, must be stopped. Nothing short of this could be an effectual revocation.

Without reference to the other wrongs resulting from those decrees to the commerce of the United States, it will be sufficient to state the prominent wrong done by the 3d article of the Milan decree.\* 1 nature of this wrong essen-

This article is in these words:

<sup>&</sup>quot; Art. III. The British islands are declared to be in a state of blockade, both by land and sea. Every ship of whatever nation, or whatsoever the nature of its cargo may be, that sails from the ports of England, or those of the English colonies and of the countries occupied by English troops and proceeding to England, or to the English Colonies, or to countries occupied by English troops is good and lawful

eir direction.
oras citizens
peace and
should be saf a position,
vidence they
not falsify or
t the French
nor are revo-

occupy the ch the quested, a concise ole from the

he non interof 1st May, st G. Britain, an effectual What the as bound to ernment was, l revocation. ht of the U. sident seem inct and unect to be obfrom France of the deectual must ngs, this esdone to the ates, by the ust be stop-

her wrongs to the comit will be ent wrong Milan deong essen-

could be an

re declared y land and n, or whaty be, that hose of the s occupied o England, intries ocind lawful

tially consisted in the authority given to French ships of war and privateers to make prize, at sea, of every neutral vessel sailing to or from any of the English possessions. The authority to capture was the very essence of the wrong. It follows, therefore, that an effectual revocation required that the authority to rapture should be annulled. Granting, therefore, for the sake of argument (what from its terms and its nature was certainly not the case) that the noted letter of the duke of Cadore of the 5th of August, 1810, held forth a revocation, good in point of form, and unconditional, yet it was not that effectual revocation for which the act of 1st May, 1810, alone authorized the president of the U. States to issue his proclamation, unless in consequence of that letter the authority to capture was annulled. The eletter itself is no annulment of the authority to capture, and it is notorious that no evidence of the annulment of this authority to capture ever has been adduced. It has not even been pretended. On the contrary, there is decisive and almost daily evidence of the continued existence of this authority to capture.

The charge of executing the decrees of Berlin and Milan was, so far as concerned his department, given, by the terms of those decrees, to the French minister of marine. According to established principles of general law, the imperial act which gave the authority must be annulled by another imperial act, equally formal and solemn; or, at least, the authority to capture must be countermanded by some order or instruction from the minister of marine. Nothing short of this could annul the authority according to the rule of the sea service. Was such annulling act ever issued by the French emperour? Were any such countermanding orders or instructions ever given by the French minister of marine? In exercising a trust committed to him

by the legislature, on a point so interesting to the neutral commerce of the U. States, and so important to the peace of the nation, was it not the duty of the president to have the evidence of such annulment before the issuing of any proclamation? Has he ever insisted upon such evidence? Was it of no consequence in the relative situation of this country as to foreign powers that the regular evidence should be received by our administration and made known? has a matter of evidence, so obviously proper, so simple in its nature, so level to general apprehension, and so imperiously demanded by the circumstances of the case, been wholly omitted? And why, if the Berlin and Milan decrees are annulled, as is pretended, does the French emperour withhold this evidence of their annulment? Why does he withhold it when the question of revocation is presented under circumstances of so much urgency?

Not only has it never been pretended that any such imperial act of annulment has issued, or that any such orders or instructions, countermanding the authority to capture, were ever given, but there is decisive evidence of the reverse in the conduct of the French publick armed ships and privateers. At all times since Nov. 1810, these ships and privateers have continued to capture our vessels and property on the high seas, upon the principles of the Berlin and Milan decrees. A numerous list of American vessels thus taken since the 1st of Nov. 1810, now exists in the office of the secretary of state; and among the captures are several vessels, with their cargoes, lately taken and destroyed at sea, without the formality of a trial, by the commander of a French squadron at this moment cruising against our commerce, under orders given by the minister of marine, to whom the execution of the decrees was committed; and these, too, issued in January last. In the Baltick and Mediterrancan seas, captures by French privateers are known to us, by official documents, to have been made under the au-

prize, as contrary to the present decree, and may be raptured by our ships of war, or our privaters, and adjudged to the captor."

thority of these decrees. How then are they revoked? How have they ceased to victate our neutral commerce?

Had any repeal, or modification of those decrees, in truth taken place, it must have been communicated to the prize courts, and would have been evidenced by some variation either in their rules, or in the principles of their decisions. In vain, however, will this nation seek for such proof of the revocation of the decrees. No acquittal has ever been had, in any of the prize courts, upon the ground that the Berlin and Milan decrees had ceased, even as it respects the United States. On the contrary, the evidence is decisive that they are considered by the French courts as existing.

There are many cases corroborative of this position. It is enough to state only .. two, which appear in the official reports. The American ship Julian was captured by a French privateer on the 4th July 1811, and on the tenth of September 1811, the vessel and cargo were condemned by the council of prizes at Paris, among other reasons, because she was visited by several English vessels. On the same day the Hercules an American ship was condemned by the imperial court of prizes, alleging "that it was impossible, that she was not visited by the enemy's ships of war." So familiar to them was the existence of the decrees, and such their eagerness to give them from my empire." effect against our commerce, that they and that notwithstanding the express declaration of the captain and crew to the contrary. In addition to which evidence Mr. Russell's letter to the secretary of state, dated 8th May 1811, says: "It may not be improper to remark that no American vessel captured since the 1st November 1810, has yet been released."

From this it is apparent that the commanders of the national vessels, the privatecrsmen and the judges of the prize courts, to which may be added also the custom house officers, who, as the instruments of carrying into effect the decrees, must have been made acquainted with the repeal had it existed, have been, from first to last, ignorant of any revocation; and uniformly acted upon the principle of their existence.

the

Sta

of

cot

and

dir

the

the

exe

par

ked

any

mat

stea

vou

indu

of th

com

vou

war

exh

ers.

nati

abu

pro

imp

of o

legi

not

cou

con

fens

tion

hig

the

ed

to

saf

mo

agi

cha

lou

the

CO

ve

the

Fr

If other evidence of the continued existence of those decrees were requisite, the acts of the French government afford such as is full and explicit. Champagny, duke of Cadore, minister of foreign relations, in his report to his majesty the emperour and king, dated Paris, 3d December, 1810, speaking of the decrees of Berlin and Milan, says expressly: " As long as England shall persist in her orders in council, your majesty will persist in your decrees"-Than which no declaration can be more direct not only that the Berlin and Milan decrees are unrevoked, but that they will so remain, until the English orders in council are withdrawn. And in the address delivered by his imperial majesty, Napoleon, to the council of commerce on the 31st March 1811, he thus declares: "The decress of Berlin and Milan are the fundamental laws of my empire. For the neutral navigation I consider the flag, as an extension of territory. The power which suffers its flag to be violated, cannot be considered as neutral. The fate of the American commerce will soon be decided. I will favour it if the United States conform themselves to these decrees. In a contrary case their vessels will be driven

And as late as the 10th of March last, fained a visitation to have taken place, in a report of the French minister of foreign relations, communicated to the conservative senate, it is declared "that as long as the British orders in council are not revoked, and the principles of the treaty of Utrecht, in relation to neutrals put in force, the decrees of Berlin and Milan ought to subsist, for the powers who suffer their flag to be denationalized." In none of these acts is there any exception in favour of the U. States. And on the contrary in the report of March last, by placing those decrees on the basis of "the principles of the treaty of Utrecht," the French minister has extended the terms of revocation

beyond all prior pretensions.

existed, have ant of any reed upon the

ontinued exre requisite, nmentafford Champagny, of foreign remajesty tho Paris, 3d Dehe decrees of ressly: " As ist in her ory will persist ich no declanot only that es are unreemain, until il are withdelivered by leon, to the 31st March e decress of fundamental e neutral naas an extenr which sufnnot be conte of the Abe decided. 1 States concrees. In a

March last, minister of ated to the lared "that in council rinciples of tion to neues of Berlin st, for the to be deiese acts is r of the U. in the reg those derinciples of ench minisrevocation

ill be driven

these decrees as it respects the United States, rely wholly upon the suspension of the decisions of the French prize courts, in relation to some few vessels, and the liberation of others, by the special direction of the French emperour. Can there be stronger presumptive evidence f the existence of those decrees than his—that no vessel is excepted from their operation, until after the special exercise of the emperour's will, in the

particular case.

If the decrees were effectively revoked, there would be no captures; or if any were made, liberation would be a matter of course and of general right; instead of being an affair of particular favour or caprice. Is it for vexations and indulgencies like these, that the people of the United States are to abandon their commerce and peace? Is it for such favours they are to invite the calamities of war? If the resources of negotiation were exhausted, had the government no powers remaining to diminish the causes of controversy, by preventing abuses? After this, had it no powers to provide for protecting indisputable and important rights, without waging a war of offence? In the regular exercise of legislative and executive powers, might not the fair objects of interest for our country have been secured completely by consistent and wholesome plans for defensive protection? And would not a national position, strictly defensive, yet highly respectable, have been less burthensome to the people than the projected war? Would it not be more friendly to the cause of our own seamen-more safe for our navigation and commerce; more favourable to the interests of our agriculture; less hazardous to national character; more worthy of a people jealous of their liberty and independence?

For entering into these hostilities is there any thing in the friendship or commerce of France in its nature very interesting or alluring? Will the reaping of the scanty fields of French trade, which we seek, in any

Those who maintain the revocation of way compensate for the rich harvest of general commerce, which by war we are about to abandon? When entering into a war, with Great Britain, for commercial rights and interests, it seems impossible not to inquire into the state of our commercial relations with France, and the advantages the United States will obtain. We may thus be enabled to judge whether the prize is worth the contest.

By an official statement, made to congress during the present session, it appears that of 45,294,000 dollars of domestick productions of the United States, exported from September 30th, 1810, to October 1st, 1811, only 1,194,275 dollars were exported to France and Italy, including Sicily, not a dependency of France.

France is nov deprived of all her foreign colonies, and by reviewing our trade with that country for several years past and before the date of the orders in council, it will appear that, exclusive of her foreign possessions, it has been comparatively inconsiderable. The annexed statement marked A taken from official documents, shows the quantity of particular articles, the produce of the United States exported to all the world, distinguishing the amount both to France and to England and her dependencies from 1810 to 1811. From this statement it appears, now small a proportion of the great staples of our country is taken \* by

 It appears by it that for twelve years past France has not taken in any year, more than

7,000,000 pounds Cotton Rice 7.000 tierces Tobacco 16,000 hogsheads 87,000 quintals Dried Fish Of flower, naval stores, and lumber, none of any importance,

It also appears, by it, that the annual average

taken by France for twelve years, was, of Cotton 2,664,090 pounds Rice 2,253 tierces, 5,927 hogsheads · Tobacco 24,735 quintals Fish

Of late years some of these articles have not been shipped at all directly to France, but they have, probably, found their way thither through the northern ports of Europe.

Brance. While France retained her colonies produce found its way to the mother country through the United States, and our trade with her in these articles, was not inconsiderable. But since she has been deprived of her foreign possessions, and since the establishment of her municipal regulations, as to licenses, this trade has been in a great degree, annihilated. With respect to colonial produce none can be imported into France except from particular ports of the United States and under special imperial licenses. For these licenses our merchants must pay what the agents of the French government think proper to demand. As to articles of our domestick produce, they are burdened with such exorbitant duties, and at 'ubjected to such regulations and res tions on their importation as, in ording y times, will amount to a prohibition. On the 5th of August 1810, the very day of the duke of Cadore's noted letter, a duty was imposed on all sea island cotton, imported into France, of more than eighty cents per pound, and on other cotton of about sixty cents per pound, amounting to three or four, times their original cost in the United States. And as to tobacco, the French minister here on the 23d July 1811 informed our government that it was "under an administration | en regie] in France; the administration (he says) is the only consumer and can purchase only the quantity necessary for its consumption." And by other regulations not more than one fifteeth of all the tobacco consumed in France, can be of foreign growth. The ordinary quantity of tobacco annually consumed in France is estimated at thirty thousand hogsheads, leaving only about two thousand hogsheads of foreign tobacco to be purchased in France.

In addition to these impositions and restrictions, the importer is not left at liberty with respect to his return cargo. By other edicts, he is compelled to vest the avails of his importations, if, after paying duties and seizures, any remain,

manufacture, as the French government thinks proper to direct. Two thirds at least must be laid out in silks and the other third in wines, brandies, and other articles, of that country. To show that this account of our commercial relations with France does not rest on doubtful authority, the undersigned would refer to the statements and declarations of our government on this subject. In a letter from Mr. Smith, the late secretary of state, to the minister of France here, of the 18th December, 1810, speaking of our trade to that country, under its regulations, after the pretended repeal of the decrees, Mr. Smith says: "The restrictions of the Berlin and Milan decrees had the effect of restraining the American merchants from sending their vessels to France. The interdictions in the system that has been substituted, against the admission of American products, will have the effect of imposing upon them an equal restraint."

"If then, for the revoked decrees, municipal laws, producing the same commercial effect have been substituted, the mode only, and not the measure, has undergone an alteration. And however true it may be, that the change is lawful in form, it is, nevertheless, as true, that it is essentially unfriendly, and that it does not at all comport with the ideas, inspired by your letter of the 27th ult. in which you were pleased to declare the distinctly pronounced intention of his imperial majesty of favouring the commercial relations, between France and the United States, in all the objects of traffick, which shall evidently proceed from their agriculture, or manufactures. "If France by her own acts, has blockaded up her ports against the introduction of the products of the United States, what motive has this government, in a discussion with a third power, to insist on the privilege of going to France? Whence the inducement, to urge the annulment of a blockade of France, when, if annulled, no American cargoes could obtain a market in any of her in such articles of French produce and ports? In such a state of things, a blockch government Two thirds at n silks and the

idies, and other To show that ercial relations st on doubtful ed would refer larations of our ct. In a letter e secretary of France here, of 10, speaking of under its regud repeal of the "The restriclan decrees had the American their vessels to s in the system d, against the products, will g upon them an

oked decrees, ng the same en substituted, measure, has And however hange is laweless, as true, ndly, and that vith the ideas, he 27th ult. in to declare the tention of his ing the comn France and the objects of ently proceed nanufactures. s, has blockae introduction nited States, rnment, in a wer, to insist to France? to urge the of France,

rican cargoes

any of her

ngs, a block-

ade of the coast of France would be, to the United States, as unimportant, as would be a blockade of the coast of the

Caspian sea."

And so far has the French emperour been from relaxing, in whole or in part, these odious regulations as to us, in consequence of our submitting to give up our English trade, that they have been made a subject of special instructions, to the minister who has been sent to the court of France. Mr Monroe, in his letter of instructions to Mr. Barlow of July 26, 1811, says: "Your early and particular attention will be drawn to the great subject of the commercial relation which is to subsist, in future, between the United States and France. The President expects that the commerce of the United States will be placed, in the ports of France, on such a footing as to afford it a fair market; and to the industry and enterprise of their citizens, a reasonable encouragement. An arrangement to this effect was looked for, immediately after the revocation of the decrees, but it appears from the documents, in this department, that that was not the case; on the contrary that our commerce has been subjected to the greatest discouragement, or rather, to the most oppres eive restraints; that the vessels, which carried coffee, sugar, &c. though sailing directly from the United States to a French port, were held in a state of sequestration, on the principle, that the trade was prohibited, and that the importation of these articles was not only unlawful, but criminal; that even the vessels, which carried the unquestionable productions of the United States, were exposed to great and expensive delays, tedious investigations, in unusual forms, and to exorbitant duties. In short that the ordinary usages of commerce between friendly nations were abandoned."

Again Mr. Monroe, in the same letter, says: " If the ports of France, and her allies are not opened to the commerce of the United States, on a liberal scale and on fair conditions, of nished, and in relation to one of the what avail to them, it may be asked,

will be the revocation of the British or ders in council? In contending for the revocation of hese orders, so far as it was an object of interest, the United States had in view, a trade to the continent. It was a fair, legitimate object and worth contending for, while France encouraged But if she shuts her ports on our commerce, or burdens it with heavy duties, that motive is at an end." He again says: "You will see the injustice and endeavour to prevent the necessity of bringing in return for American care goes, sold in France, an equal amount in the produce, or manufactures of that country. No such obligation is imposed on French merchants, trading to the United States. They enjoy the liberty of selling their cargoes for cash, and taking back what they please from this country, in return. It is indispensable, that the trade be free, that all American citizens engaged in it be placed on the same footing, and, with this view, that the system of carrying it on, by licenses, granted by French agents be immediate. ly annulled."

The despatches from Mr. Barlow, by the Hornet, most clearly show that the expectations of our government have not only not been realized, but that even the promises obtained, by our minister are of a very unsatisfactory nature. Indeed while Bonaparte is sending armies to the north of Europe, to take possession of the ports on the Baltick, and by his fast sailing squadrons, is burning American vessels on the Atlantick, all expectations of a free trade from France, must be worse

than vain.

Notwithstanding the violence of the belligerents, were the restrictions of our own government removed, the commerce of the United States might be extensive and profitable. It is well known that from the gallantry of our seamen, if merchant vessels were allowed to arm and associate for self defence, they would be able to repel many unlawful aggressions. The danger of capture would be dimibelligerents at least, the risk, under such

circumstances, would soon be measured by ensurance.

The discussions of our government, in relation to the British orders in council, give a currency to the opinion that they exist, without any modification according to the extent of the first principles. on which they were issued. And the French minister, in his last communication, on this subject made to the Conservative Senate, on the 10th of March last, speaks of the blockade of the 10th of May 1806 " as annihilating the rights of all maritime states and putting under interdiction whole coasts and empires;" and of the orders in council of 1807, as though still subsisting, and that according to their principles all vessels were compelled " to pay a tribute to England and all cargoes a tariff to her customs." What the real extent and principle of the blockade of May have already been 1806 were, respect to the British orders of 1807, the truth is, that by a new order issued on the 20th of April 1809, they were revoked or modified, and the obnoxious transit duty called by the French minister " tribute and tariff" was done The new order of April 1809, which is now the subject of complaint is limited to " all the ports and places as far north as the river Ems, inclusively, under the government styling itself the kingdom of Holland, and all ports and places under the government of France, together with the colonies, plantations and settlements in the possession of those governments respectively, and all ports and places in the northern parts of Italy, to be reckoned from the ports of Orbitello and Pesaro, inclusively."

The effect then of the British orders of blockade now in force, is to deprive us of the commerce of France, Holland and a part of Italy. And they leave open to us the commerce of all the rest of the world. What that is, some estimate may be formed by recurrence to the subjoined table, which exhibits the state of our commerce during 1806 and 1807-the two last years antecedent to the opera-

tion of our restrictive system. By that table it appears that the value of the exports of our domestick products to France, Holland, and Italy, was, during those two years, at an average only of about six and a half million of dollars. Whereas the average of our domestick exports to all other parts of the world, and which are now left free to us notwithstanding the effect of the British orders in council, exceed thirty eight millions! So extensive a commerce it is proposed to surrender for the restricted trade the French emperour will allow. A trade burdened by impositions, or harassed by vexations, from French domination, and French Douaniers, or custom house officers, in almost every port of continental Europe.

As in the scale of commercial advantages France has little to offer, in return, for the many obvious hazards, which according to the wish of her Emperour, the United States are about to incur; so, in the moral estimate of national prospects, there is little character to gain, or consolation to expect in the dark scene of things, on which we are enter-

A nation, like the United States, happy in its great local relations; removed from the bloody theatre of Europe; with a maritime border, opening vast fields for enterprise; with territorial possessions, exceeding, every real want;-its fire-

· Value of articles of domestick produce, exported to all the world.

In 1806	world.	mon Inoquice, ex.
Whole amount,	<b>S</b> 41,253,727	In 1807 Whole amount, \$48,699,592
To France To Holland, now	3,226,698	2,716,141
part of France To Italy	3,609,964 185,346	3,098,234 250,257
To England and	7,022,008	6,064,632
To all other parts	19,179,981	27,915,077
-	4,051,740	14,719,883
34	,231,721	42,634,960

L

m Ca

system. By that the value of the stick products to Italy, was, during average only of illion of dollars. of our domestick arts of the world, ft free to us notof the British ord thirty eight mila commerce it is for the restricted perour will allow. mpositions, or haom French domiuaniers, or custom st every port of

ommercial advantie to offer, in reties hazards, which of her Emperour, about to incur; nate of national ttle character to expect in the dark ch we are enter-

nited States, haplations; removed of Europe; with ing vast fields for rial possessions, want;—its fire-

stick produce, ex-

In 1807 Whole amount, \$48,699,592

2,716,141

3,098,234 250,257

6,064,632

27,915,077

14,719,883

42,634,960

sides safe;—its altars undefiled;—from invasion nothing to fear;—from acquisition nothing to hope;—how shall such a nation look to Heaven for its smiles, while throwing away, as though they were worthless, all the blessings and joys, which peace and such a distinguished lot, include? With what prayers can it address the Most High, when it prepares to pour forth its youthful rage; upon a neighbouring people; from whose strength, it has nothing to dread, from whose devastation it has nothing to gain?

If our ills were of a nature that war would remedy; if war would compensate any of our losses; or remove any of our complaint, there might be some alleviation of the suffering in the charm of the prospect. But how will war upon the land protect commerce upon the ocean? What balm has Canada for wounded honour? How are our mariners benefited by a war which exposes those who are free, without promising release to those

who are impressed?

But it is said that war is demanded by honour. Is national honour a principle which thirsts after vengeance, and is appeased only by blood; which, trampling on the hopes of man, and spurning the law of God, untaught by what is past and careless of what is to come, precipitates itself into any folly or madness to gratify a selfish vanity or to satiatiate some unhallowed rage? If honour demands a war with England, what opiate lulls that honour to sleep over the wrongs done us by France? On land, robberies, seizures, imprisonments by French authority; at sea, pillage, sinkings, burnings under French orders. These are notori-Are they unfelt because they are French? Is any alleviation to be found in the correspondence and humiliations of the present minister plenipotentiary of the United States at the French court? In his communications to our government, as before the publick, where is the cause for now selecting France, as the friend of our country and England as the enemy?

If no illusions of personal feeling, and no solicitude for elevation of place, should be permitted to misguide the publick councils; if it is, indeed, honourable for the true statesman to consult the publick welfare, to provide, in truth, for the publick defence, and impose no yoke of bondage; with full knowledge of the wrongs inflicted by the French, ought the government of this country to aid the French cause by engaging in war against the enemy of France? To supply the waste of such a war and to meet the appropriations of millions extraordinary, for the war expenditures, must our fellow citizens, throughout the union, be doomed to sustain the burden of war taxes, in various forms of direct and indirect imposition? For official information, respecting the milions deemed requisite for charges of the war; for like information, respecting the nature and amount of taxes, deemed requisite for drawing those millions from the community, it is here sufficient to refer to estimates and reports made by the secretary of the treasury and the committee of ways and means, and to the body of resolutions, passed in March last, in the house of representatives.

It would be some relief to our anxiety, if amends were likely to be made, for the werkness and wildness of the project, by the prudence of the preparation. But in no aspect of this anomalous affair can we trace the great and distinctive properties of wisdom. There is seen a headlong rushing into difficulties, with little calculation about the means and little concern about the consequences. With'a navy comparatively nominal, we are about to enter into the lists against the greatest marine on the globe With a commerce, unprotected and spread over every ocean, we propose to make profit by privateering, and for this endanger the wealth, of which we are honest proprietors. An invasion is threatened of the colonies of a power, which, without putting a new ship into commission, or taking another soldier into pay, can spread alarm, or desolation along the extensive range of our

heaboard. The resources of our country, in their natural state, great beyond our wants, or our hopes are impaired by the effect of artificial restraints. Before adequate fortifications are prepared for domestick defence, before meh, or money are provided for a war of attack why hasten into the midst of that awful contest, which is laying waste Europe? It cannot be concealed, that to engage in the present war against England is to place our actives on the side of France; and exposes us to the vassalage of states, serving under the banners of the French Emperour.

The undersigned cannot refrain from asking what are the United States to gain by this war? Will the gratification of some privateersmen compensate the nation for that sweep of our legitimate commerce by the extended marine of our enemy, which this desperate act invites? Will Canada compensate the middle states, for New York; or the western states for New Orleans? Let us not be deceiv-A war of invation may invite a retort of invasion. When we visit the peaceable, and, as to us, innocent colonies of Great Britain with the horrous of war can we be assured that our own coast will not be visited with like horrours?

At a crisis of the world such as the present, and under impressions such as these, the undersigned could not consider the war into which the U. States have, in secret, been precipitated, as necessary, or required by any moral duty, or any political expediency

George Sullivan,	Martin Chittenden,
Abijh. Bigelow,	Elijah Brigham,
William Ely,	Josiah Quincy,
William Reed,	Saml. Taggart,
Laban Wheaton,	Leonard White,
Richard Jackson, jun	. Elisha R. Potter,
Epaph's Champion,	Jno. Davenport, jr.
Lyman Law,	Jona. O. Moseley,
Timo. Pitkin, jun.	Lewis B. Sturges,

Benjamin Tallmadge, H. Bleecker,

James Emott, :	Mea Fitch; 341
Thos. R. Gold,	James Milnor,
H. M. Ridgely,	C. Goldeborough,
Philip B. Key,	Philip Swart,
John Baker,	Jas. Breckenridge,
Jos. Lewis, jun.	Thos. Wilson, GT
A. M. Bryde,	Jos. Pearson.

### NOTE A.

Quantity of particular articles, the produce of the United States, exported from 1800 to 1811, viz.

#### COTTON.

	To all parts of the world.	To France.	To England
	lbs.	lbs.	lbs. "
.1800	17,789.803	none .	. 16,179,513
1801	20 911,201	844,728	18,953,065
1802	27,501,075	1,907,849	23,473,925
1803	41,105,623	3,821,840	27,757,307
1804	38,118,041	5,946.848	25,770,748
1805	40,383,491	4,504,329	32,571,071
1806	37,491,282	7,082,118	24,256,457
1807	66,612,737	6,114,358	53,180,211
1808	12,064,346	2,087,450	7,992,593
1809*	53,210.225	none direct	13,365,987
1010+	93,874.201	do.	36,171,915
1811	63,186	do.	46,872,452
	1	RICE.	, ,
	Tierces	Tierces	Tierces
1000	110046		77 - 47

Tierces Tierces Tierces
1800 112,056 none 77,547
1801 94,866 2,724 65,022

<sup>•</sup> In 1809, in consequence of the embargo and non-intercourse act, 4 millions of pounds of Cotton were shipped for Madeira, 10 and a half millions to the Floridas, 6 millions to Fayal and other Azores, 1 million and three quarters to Portugal, and 10 millions to Sweden.

<sup>† 1810,</sup> about 4 millions of pounds of Cotton were shipped for Spain, 3 millions for Portugal, 3 millions for Madeira, 10 millions for Floridas, 2 millions for Europe generally, 4 millions for Fayal and the Azores, 14 millions for Denmark and Norway, and 5 millions for Sweden.

<sup>‡</sup> In 1811, 9 millions of pounds of Cotton, were shipped for Russia.

2 V.	1 4						
	To all p.	19.822	7,186	To England 37,393	To all 1804	pares of the world 810,008	70 Fren
eecker	1803	81,838	3,116	33,200	1805	777.512	none
Pitch; will 5	1804	78,385	6,014	249,75	1806	782 724	none
Milnor.	1805	56,830	1,601	24,737	1807	1,249 819	none
Tratemory .	- 1806	102,627	3,392	39,298	1808	263 813	none
deborough,	1807	94,692	3,006	37,417	1809	846 247	none
Stuart,	1808	9,228	none direct		1810	798,431	none
e i wat to	1809	116,907	. do	32,138	1811	1,445 012	2 964
reckenridge,	1810	131,341	do	31,118		1	- '
Wilson	1811	119,356	do	40,045	e	NAVAL ST	ORES-
44 84 2	14 :	· ·	_			Bbls	Bbis
carson.	974	TO	BACCO.		1800	59.410	none
1 2/20/11	100	Hhds	Hhds	Hhds	1801	67 487	none
11193	1800	78,680	143	37,798	1802	37.497	797
les, the pro-	1800	103,758	5,006	55,256	1803	78,989	none
es, exported	1802	77,721	16,216	29,938	1804	58 181	dó
, , , , , ,	1803	86,291	9,815	47,829	1805	72.745	do
	1804	83,343	14,623	24,700	1806	62 723	do
200	1805	71,752	12,135	18,169	1807	59,282	do
To England	1806	83.186	9,182	26,272	1808	18.764	do
lbs.	1807	62,232	2,876	23,047	1809	128.090	do
. 16,179,513	1808	9.576	566	2,526	1810	87,310	do
18,953,065	1809	53,921	none direct	8,965	1811	149.796	do
23,473,925	10	84,134	do	24,067		' TURP	ENTIN
27,757,307	3811	35,828	569	20,342	1800	33 199	noae
25,770,748	25	00,000	_	20,000	1801	35 413	do
32.571,071	43.0	FISH, Dr	ied or Smoke	ed.	1802	38.764	do
24,256,457			Quintals	Quintals	1803	61,178	do
53,180,211	The same of the same	Quintals		•	1804	77 825	do
7,992,593	1800	392,727	none '	141,420	1805	95,640	do
t 13,365,987	1801	410,948	1,687	111,030	1806	74.731	do
36,171,915	1802	440,929	27,067	92,679	1907	53.451	do
46,872,452	1803	461,870	3,491	71,795	1808	17 061	do
1000	#1804 ·	567,828	3,765	76,822	1809	77 398	do
Tierces	1805	514,549	73,004	55,676	1810	62 912	do
	1806	537,457	19,347	66,377	1811	100,242	do
77,547	07	473,924	87,654	55,242	fr	1,- 1	
65,022	08	155,808	16,144	26 998		LUI	MBER.
Cala and have	1809	345 648	none	66,566	05	the vast quan	
f the embargo ns of pounds of	1810	280 804	2,150	55 456	OI Double	d from 1800	to 101
a, 10 and a half	1811	216,387	28,622	33,243		s and Headi	
lions to Fayal	4 8	PICKI	LED FISH.			s and Head! vs, viz.	ng went
three quarters	1			France		housands of S	Staves m
Accell.	NOD	e exported	to European	r rance.	4		

	FLC	WER.	
	Bbls.	Bbls.	Bbs.
1,800	653,052	none	365,739
1801	1,102,444	none	758 023
1802	1,156,248	14,628	484 886
2803	1,311,853	18,045	502,006

ounds of Cotton ons for Portu-nillions for Flo-merally, 4 mil-, 14 millions for 5 millions for

unds of Cotton

### 964 275 534 RES\_TAR.

258.51**5** 

235,176

308.048 619,9 8

.70 584

230 822

192 477

	Bbls	Bbls	Bbls
800	59.410	none	58 798
801	67 487	none	62 632
802	37.497	797	21 330
803	78,989	none ·	75 395
804	58 181	dó	45 210
805	72.745	do	59.439
806	62 723	do	50,668
807	59,282	do	51 232
808	18.764	do .	17 700
809	128.090	do	32 072
810	87,310	do	50.021
811	149.796	do °	123 034
	' TURP	ENTINE.	
800	33 129	noae	32 580
801	35 413	do	35.143
802	38.764	do	. 36 769
803	61,178	do	60 732
804	77 825	do	76,950
805	95,640	∘ do	94 328
806	74.731	do	71.854
1307	53.451	do	52 107
808	17 061	-do	17 009
1809	77 398	do	22,885
1810	62 912	do	36 995
1811	100,242	do	. 97 250
4			
	LUI	MBER.	
Of t	he vast quan	tities of L	umber ex-

o 1811, only a few went to France, as

Thousands of Staves and Heading.

1801	6,349
1803	357
1804	321
1805	466
1806	716
1807	614
1808	105

THE subscribers to the foregoing address having referred to the report of the secretary of the treasury, for "official information respecting the millions deemed requisite for charges of the war; and to estimates and reports made by the secretary of the treasury and the committee of ways and means, and to the body of resolutions passed in March last in the house of representatives, for like information respecting the nature and amount of taxe deemed requisite for drawing those millions from the community," the editor has thought proper to subjoin the following list of bills reported to the house of representatives, by the committee of ways and means, on the 26th of June 1812. These bills for taxing the people to an amount altogether unexampled and unknown in this country, are drawn in strict conformity to the estimates, reports, and resolutions above referred to; but instead of being immediately passed into laws, they were, upon a motion of Mr. Roberts of Pennsylvania, ordered to lie on the table, and the further consideration of them was afterwards postponed on motion of the same gentleman, till the first Monday in November next, which will be after the election of a President and Vice President.

A motion to print the bills was rejected by a large majority. It is said that the friends of Mr. Madison's reelection in congress from Pennsylvania concurred in the opinion that it would be hazardous to let the people feel the weight of these enormous and unexampled taxes before the choice of electors. The passing of the bills was therefore postponed, and an early session of congress ordered, so that as soon as the election is over they are to be taken up and the taxes laid without delay. In the mean time a law has been passed for issuing Treasury Notes, and increasing the national debt by bor-

rowing money, which, it is hoped, will supply the wants of the government till after the election.

The following is a list of the bills the laying the taxes which are to support Mr. Madison and the war.

A bill to lay and collect a direct tax within the United States. [Land Tax.]

A bill for the assessment and collection of direct taxes and internal duties

A bill imposing additional duties on the tonnage of ships and vessels.

A bill to retain 25 per centum on the drawbacks allowed by law.

A bill laying a duty on imported salt

A bill to establish the office of commissioner of the Revenue.

A bill to lay duties on licenses to tailers of wines, spirituous liquors, a foreign merchandisc.

A bill to lay duties on carriages for the conveyance of persons.

A bill to lay duties on licenses to distillers of spirituous liquors. [Whister Tax.]

A bill laying duties on sales at auction of foreign merchandise, and of ships we vessels.

A bill laying duties on sugar refined within the United States.

A bill laying duties on bank notes and on notes of hand, and on foreign bills of exchange of a certain description.

[Stamp Tax.]

A bill making further provision for the collection of internal duties,

839 War of 1812. An address of members of the House of Representatives of Congress to their constituents on the subject of the war with Great Britain. 8vo, sewed, uncut. Philadelphia (1812).