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### THE HISTORY and PROCEEDINGS

OFTHE

# House of Commons

FROM THE

## RESTORATION

TO THE

## PRESENT TIME.

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ASALSO

met with in that Interval:

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### VOL. IX.

### LONDON:

Printed for RICHARD CHANDLER, and fold at the Ship without Temple-Bar, and at York and Scarbbrough. 1742.

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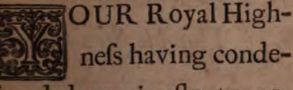
TO

His Royal HIGHNESS,

# FREDERICK,

Prince of WALES,

SIR,



cended graciously to ac-

cept of the Three former Volumes of this Work, We beg Leave to inscribe the following likewise to your Royal Highness's Patronage, and remain with the utmost Gratitude and Respect,

SIR,

Tour Royal Highness's

Most obedient

Humble Servants,

The Compilers.



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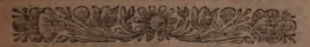
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A Fter Ee follows \* F f, \* G g. Cancel F f, Page 225. Cancel P. 229, 230, 231, 232, and you'll find one Leaf in this Half Sheet to supply those Four Pages. Cancel S f f 2. P. 507, and you'll find a Leaf to supply it at the End of the *Index*.

### ERRATA

PAGE 235, Line 26, read proceeded. P. 239, L. 6, read Sir William Yonge, In the Margin read thus, Sir William Yonge's Motion for 17,704 Forces for the Year 1737. Ibid. read, Speech for Sir William Yonge's Motion. P. 287, L. 43, read thus, free from Payment. P. 295, L. 6, read publick Debts. P. 310, L. 10. read Enfe refeindendum. P. 321, read Lancafter. P. 341, L. 29, for 1733 read 1737. P. 370, L. 34, read Samuel Holden. P. 449, L. 14, read Uluren. P. 453, L. 20, dele Mr. P. 479, L. 35, read Sir Editament. P. 500, L. 47, read Nether-Bow Port. P. 514, L. 28, for Gamers read Gainers. P. 524, L. 18, for Magistrate read Magistrates. P. 527, L. 19, for through read throw. P. 523, L. 2, add at. P. 538, L. 40, for Erskine read Artakine. P. 543, L. 23, read Walter Plumer. Ibid. L. 36, read thut, It was refolved by 224 against 213. P. 544, In 39, read James Erskine. Ibid. L. 40, read Charles Arckine.



MINUTES, &c. of the FIFTH SESSION; by way of Introduction to, and Illustration of, the DEBATES, &c. which follow, to the End of the faid Seffion.

February 1. 1731.

It's Majelly came to the House of Peers, and opened the Seffion with a most gracious Speech from the Throne, which See page 339, as likewise the Address and the Debate it occasioned, page 341. &c.

The 5th The House resolved that a Supply be granted his

Majesty, Nemine Contradicente,

The 6th. Ordered divers Estimates of Accounts to be laid

before them.

Refnived, that His Majesty be addressed for several Me-Address for morials, Petitions. &c. fince the Treaty of Seville, relating to Memorials, Petitions. &c. fince the Treaty of Seville, relating to Memorials, Petitions, &c. to be laid before them, ty of Seville.

which have not already been laid before this House.

A Mation was made, and the Question put, that his Majesty A Motion for he addressed to lay Admiral Haddock's Instructions before Admiral Haddock's Instructions, it passed in the Negative, on a Division, Ayes 113, dock's Instructions, it passed in the Negative, on a Division, Ayes 113, dock's Instructions 153, See the Debate page 359. &c. After which it was tions over-rumoved that several Papers relating to Spanish Captures be laid before them, which passed in the Negative: Ayes 120, Noes 200. See the Debate, page 369. &c.

The 12th. The House agreed to the Report of Yesterday's Resolution on the Supply, viz. Resolved, that 12,000 Sea-

men be employed for the Service of the Year 1739.

Refelved, that a Sum not exceeding 41. per Man per Month be allowed for defraying the Expences of the same.

The rath. In a Committee on the Supply came to the

following Refolutions:

Remired, That 17704 Men be granted for Land Forces for the Service of the Year 1739. On a Division: Ayes 253, Noes 183\*. See the Debate, page 403. &c.

That 647,5491, 11 s. 3 d, be granted for maintaining

them.

That

That 228,062 l, be granted for the Garrisons of Minorca, Gibraltar, Georgia, &c.

That 27,172 l. be granted for Out-Pensioners of Chelsea-

Hofpital.

That 5041 l. be granted, for defraying feveral extraordinary Expences incurred in 1738, and not provided for by Parliament.

The 20th. Read a third time, and passed the Malt-Bill.

The 23d. Read a fecond time, the Bill for punishing Rogues, Vagabonds, &c. and for the Relief of Lunatics, and Foundling Children.

Received a Petition from the West-India Merchants, trading to America, and another Petition from the Mer-

chants of Briftol : See Page 417.

After Debate, Ordered that the Petitioners be heard by themselves, (not by Counsel) on two Divisions; Ayes 237, 242, Noes 208, 297.

The 26th. Received Petitions relating to Westminster-Abbey, St. Margaret's Church, the African Company, and

the Colony of Georgia.

Glafsmakers &c. Petition. The 28th. Received a Petition from several Glassmakers, Brewers, Sugarboilers, Smiths, Dyers, &c. Consumers of Coals, complaining of the Abuses and Frauds in enhancing the Price, and praying Relief.

Referred to the Confideration of a Committee of the

whole House.

March 5. Received a Petition from the Merchants of Edinburgh, expressing their Dislatisfaction to the Convention.

Referred to the Committee on the Convention. Read a third time, and passed the Mutiny-Bill.

The whole House was called over, according to Order.

The 6th. In a grand Committee, took the Convention into Confideration, and several Merchants were called in, and examined, relating to their Losses sustained by the Spaniards; Captain Vaughan, and Captain Copithorne were also examined relating to their Losses and cruel Usage.

The

The Case of Richard Copithorne, fole Owner and Mafter of the Ship Betty Galley, Burthen 150 Tons; relating to his being taken by the Spaniards, and the Loffes fustained by himself and the Freighters thereby; humbled addreffed to the Honourable the House of Commons,

This Ship having been taken in Europe near twelve Years ago, and the Sufferers gone this all the Formalities of making good their Claim for the Logs thereof, both here, pursuant to

The 7th. Received two Petitions from the Merchants of Scotland, against the Convention.

Referred to the Confideration of the Committee, &c.

Ordered an Address to his Majesty to give Orders for erecting a more spacious Edifice, for the better Reception of Parliament.

Took

bis Majesty's Commands published in the London Gazette, and also before the Commissaries in Spain: But having received no Satisfaction, and apprehending from the Words of his Majesty's most gracious Speech, that the Satisfaction now stipulated relates why to Captures in America, they humbly beg leave to make their Case known at this Juncture, not doubting but the great Gadessi of this Honourable House will provide Means for their Relief.

The faid Richard Copithorne being bound upon a Voyage from Messina to London, was, upon the 29th Day of June, 1727, uttacked by a Spanish Privateer under Turkish Colours; and upon Refusal to strike, the Privateer charged him with his whole Fire, and boarded him with a great Number of Men, which obliged him to take the necessary means for his Defence, and thereby forced the Enemy to put off, leaving about thirty of their Men behind, who were reduced to the Necessity of taking to the Ship's Tops, Rigging, and Sides, where they could best bestow themselves with most Safety.

The Privateer sinding his Men thus left on board, and not able to compass his Designs, in order to regain his Men, boarded the Ship a second time, with Stink-Pots, Powder-Flasks, and Pele-Anes: Upon which the said Copithorne discharged his great Guns loaden with double-round and Partridge, which all his Small-Arms, and at the same time set Fire to his Powder-Chests, which obliged the Knemy a second time to retire.

The Enemy finding they could hot force him to fubmit, resolved (buving little or no Wind) to take the Ship in Towe, and by that means to carry her to the Island of Alboran, (about two Miles distant) there to destroy the Ship upon the Rocks, and put every Soul to the Savord, as afterwards appeared to be their

Capitherne finding himfelf in this desperate Condition, gave Orders to change the Helm, which brought the Privateer a-long-fide; and making Use of that Advantage, fired his Guns again haded as hefore; which not only cut the Hanser of the Privateer, and unshipped many of her Oars, but also laid her upon the Careen, where she lay two Hours before she could amend for Damage; during which time there were about sifty of the Enemy an hoard Capitherne's Ship, cutting and destroying Master.

Sails,

Took the Convention into further Confideration, and examined Mr. Stert, one of the Commissioners, relating to the Merchants Accounts, and the Demands of the King of Spain, and other Witnesses were examined, as to the Limits of Carolina, &c.

The

Sails, and Rigging, and at the fame time a continual fire from the Privateer at his close Quarters; and the Spaniards on board were by their own Boat supplied with fresh Men and Arms; and the same Boat carried off their Dead and Wounded.

After five, or near fix Hours Engagement, Copithorne's Deck blow up by Accident unknown, the Bulk Head falling flat upon Deck, and the Enemy from the Forecastle at the same time fir'd a Volley of Small-Shot into the Cabin. By the blowing up the Deck, Copitherne's Feet was taken in between two Planks, which kept him fast for an Object of the Enemy's Cruelty, who fnapp'd several Pestals and Guns at him whilst in that Condition; and they stripp'd bim, and without Mercy batter'd, cut and flabb'd bim to inbumanly, that they themselves believed him to be dead as he lay upon the Floor, naked and weltring in Blood. After some time, and with some Dissibility, they got his Foot clear, and by four Men tofs'd bim upon the Deck, and from thence into the Boat, and carried him on board the Privateer, where he lay in the most miserable Condition, naked, for nine Days before he was landed; in which time the Captain of the Privateer and Company put it to the Vote whether they should murder the Prifoners and carry the Ship to Ivissa or Majorca, to dispose of as they thought proper, or spare the Prisoners Lives and carry them to Malaga, according to their Orders; and it was carried by a Majority of two or three Votes only, to spare our Lives and stand in for Malaga. Having thus resolved, they kept the Prisoners on board the Privateer fourteen Hours without a Drop of fresh Water to relieve them, which obliged two of them in that time to drink falt Water several times; and they supplied Mr. Copithorne with no other Sustenance than Bread and Fish Pones from the Captain of the Privateer's Table; neither would they grant bim a little Spirits to avail bis Wounds, nor in the Heat of the Day allow him the Benefit of the Arning nubich they had to keep off the scorching Sun, but drawed it aside on purpose to terment him with the Heat; which (being naked) bliftered bis Body in a most dismal manner, and the cold Deau of the Night falling afterwards, gave him as much Unrafine is as the Wounds he received in the Engagement. Having thus used him for nine Days, they carried him into Malaga, where be was informed that the Enemy had loft twenty fire or twenty five Men, and bad a confiderable Number wounded; and also

The 8th. In a grand Committee took the Convention into further Confideration, when it was moved, that an Address of Thanks be presented his Majesty for obtaining the Convention; and a great Debate arose thereupon; See the Debate at large, Volume VI. Page 1. &c.

Received

found that the Ship and Cargo was no lawful Capture. Upon which Nicholas Helloway, Efg; his Mojesty's Consul, made a Demand of the Ship and Cargo, and all Damages to he made gud. And proper Application was also made to M. Vander Metr. Embussador from the States General, then at Madrid, and Sir Charles Wager at Gibraltar, from whom great Hopes were comerved that the Ship and Cargo would be restored to the Owners, and the Damager made good, according to the true. Intent and Meaning of the Preliminary Articles: But, contrary to all Justice and Equity, there came an Order from Madrid of the 14th of October fellowing, to fell the Ship and Cargo for the Use of the cruel Captors.

It is very remakable in this Affair, that the Preliminary Articles were figured at Paris the 3xft of May 1727, N. S. which was towenty-wine Days before the faid Ship was taken; and, upon the 18th of June, 1727, his Catholic Mojesty accepted and figured the said Preliminaries, the he detained them several Days before he accepted the same; and upon the 23d following all Hospilities ceased at Gibraltar and the Camp of St. Racha; and upon the 23th of the same Month it was publish known at Malaga (from whence the said Privateer sailed the same Ewening) and other Parts of the Sea Const, which

was four Days before the Juid Ship was taken.

In Configurate of the faid Articles it was advertised in the London Governe of the 9th of April 1730, that all the Sufferent included in the fame stood give in and make their Claims one Oath, in order to receive Restitution; which accordingly was done in this Case: And by the Treaty of Sewille, concluded the 9th of November, 1729, in the second, the sift, and last separated Articles, it was fully stipulated in express Words, That immediate Reparation should be made to the Sufferers, pursuant to the sift and seventh Articles of the said Preliminaries.

There have been fundry Applications made in the most respecified and pressing manner, for Redress in this Affair; and the faid Copithorne hath made a Journey on purpose to Sewille, and attended the Commissaries some Time, in Hopes of obtaining Satisfaction for himself and the other Sufferers, which was at-

tended with a great Expence and Left of Time.

All aubich is bumbly submitted to the Consideration and Compassion of this Honouruble House.

Received the Report of Yesterday's Resolution, which gave Rise to the Debate, to be found page 43. &c.

The 12th, the House went with their Address to his Ma-

jesty \*.

The 13th. Received a Petition of the Merchants, Clothiers, and Dealers in Wooll, complaining of the Decay of the Woollen Manufactory, and praying Relief, &c.

Refer'd to a Committee of the whole House.

The 14th, See page 76,

The 15th. Agreed to the Report of Yesterday's Resolution on Ways and Means, viz.

Resolved, that Two Shillings in the Pound be granted for

Land-Tax for 1739.

Resolved, That no Drawbacks shall be paid on the Exportation of wrought Plate or Manufactures of Silver, that shall have been wrought about 10 Years before the Entry of the same for Exportation.

Ordered an Address to his Majesty, to congratulate him on

the Birth of another Prince.

Ordered a congratulatory Message to the Prince of Wales

on the same joyful Occasion.

Mr. Speaker reported that the House had attended his Majesty in the House of Peers, when he gave the Royal Asfent to the Bill for punishing Mutiny and Desertion, and to two private Bilis.

The 16th. In a Grand Committee took into Confideration the several Petitions, complaining of the Clandestine Exportation of Wooll to foreign Parts, and also of the Decay of the Woollen Manusacture, and came to several Resolutions; which See page 71.

The 20th. Resolved, That his Majesty be addressed, to order an Account of the State and Condition of the British

Sugar Colonies, to be laid before the House. Read the Land-Tax-Bill a second time.

Petition of trading to S:cily.

Received a Petition from the Merchants trading to Sicily, the Merchants setting forth that upon the Deseat of the Spanish Fleet in 1718, the Merchants residing at Messina were imprisoned, their Ships, Goods and Effects seized, confiscated and sold, by order of the General of the Spanish Forces in Sicily, whereby the Petitioners suffered great Losses, which were claimed and proved before a Committee of the whole House in 1728-9. and the Estimates of the said Losses then delivered in, Duplicates whereof are ready to be produced by the Petitioners, who have had no Restitution made them; nor, as they apprehend, did the Commissaries go thro' the Discussion of the Loffes

This Address was not printed in the Votes as usual.

Loffes in Sicily, or make any Report of them: And therefore submitting the Case of the Petitioners to the Confideration of the House, and praying such Relief, as to the House shall seem meet.

Ordered to lie on the Table.

The 22d. Received a Petition of James Buchanan, and And of James others, interested in the Ship Scipio; fetting forth, that the Buchanen. faid Ship having taken in her Cargo on the Coast of Africa, confilling of Negroes, Gold-Duft, and Elephant's Teeth, to the Value of upwards 6000l. and failing from thence to Jamaica, having touched on the Island of Barbadoes, was on the 27th of October 1736, taken on the High-Sea by a French Ship or Veffel, and carried into St. Peter's in the Island of Martinique; that foon after a Profecution was commenced against the Captain before the Court of Admiralty there, founded on a Pretence that the was acting in Contravention to a certain Edict for fettling Limits relating to unlawful Trade; but that, opon Trial, the Judges were of Opinion, that the Charge was groundlefs: Nevertheless the Intention of the Edict not having been qualified, the Judges were obliged to declare the faid Ship and Cargo duly conficated; and that thereupon the Captain appeared to the Supreme Court of Martinique, who upon Examination annulled the Judgment given by the Court of Admiralty, and decreed him Colls, and that he should be again put into Possession of the said Ship and Cargo. And that as the faid Captain was preparing to take Pofletton of his Ship and Cargo, he received an Ordinance from the Intendant of the Island, which impowered the Directors of the Cultoms to appeal from the Judgment of the Supreme Court, to the French King in Council; but nevertheless ordered the faid Ship and Cargo to be restored, on his producing good and fufficient Security, Inhabitants of the Island, for the appraised Value of the same : And that the faid Captain not being able to procure the Security infifted ca, was obliged to confent to the Sale of his Ship and Cargo, and to deposit the Money in the Hands of his Securities, the Affair should be decided by the King and Council of France. That the faid Captain did folliene oftentimes at Paris; but to no Purpole, he being at length told, that this Ship in Contest should pay for a French Ship, called the Fleuren, taken fome time ago. That upon Petition to his Majeity. Application had been made by his Minister at Paris, but that the fame had not its defired Effect, and therebre praying the House to take the Premisses into Considemmon, &cc.

Petition of

The 26th. Received a Petition of Joanna Stephens, fet-Mrs. Stephens ting forth that the Petitioner has, for some Years last pasts been possessed of a Method of preparing Medicines, which are found by Experience to be a fafe and effectual Cure for the Stone, and by which the has her prefent Subfiftence; that several Persons of Distinction have endeavoured to raise the Sum of 5000l. by voluntary Contribution, in order to purchase of her the Method of preparing and giving the faid Medicines, and have accordingly raifed the Sum of 13871. 135, for that Purpose, but see no Probability of compleating the whole Sum of 5000l. and therefore praying. &c.

Referred to the Committee on the Supply; on a Divi-

fion. Ayes 106, Noes 6q.

Agreed to the Report of Friday's Refolutions on the Sup-

ply, viz.

Votes on the Supply.

Resolved, That, for defraying the Charges of his Majesty's Mint, and the Coinage of Gold and Silver Moneys, and thereby to encourage the bringing in of Gold and Silver to be coined, a Revenue of 15,000l. per Annum be fettled and fecured for feven Years, from the 1st Day of March 1738.

That 20,124l, he granted for reduced Officers of his Ma-

jefty's Land Forces and Marines, for 1739.

That 3960l, be granted for paying of Pensions to the

Widows of reduced Officers for 1739.

That 20,000 l. be granted for the further fettling and improving the Colony of Georgia in America.

That 10,000 l. be granted for the Maintenance of the Bri-

tish Forts and Settlements in Africa.

That 10,000 l. be granted towards the Support of Green-

wich Hospital.

That 3552 l, be granted to replace to the Sinking Fund the like Sum paid out of the fame to make good the Deficiencies of the Additional Stamp Duties at Christmas 1737.

That 20,000 l. be granted to replace to the faid Fund the like Sum paid out of the same to the Governors and Company of the Bank of England, for one Year's Interest on 500,000 l. by them lent on the Credit of the Salt Duties towards the Supply of the Year 1735.

The 28th. Ordered in a Bill for Licenfing Tragedies,

Commedies, that are to be acted at Edinburgh.

The 30th. A Motion was made, and the Queftion being put, that Leave be given to bring in a Bill to repeal fo much of an Act passed in the 25th Year of the Reign of King Charles II. intitled, An Act for preventing Dangers which may happen from Popish Reculants, as obligeth all Persons, who are admitted into any Office, Civil or Military, to re-

(ix)

ceive the Sacrament of the Lord's Supper, within a Time limited by the faid Act, and for explaining and amending for much of the faid Act as relates to the Declaration against Transportanziation.

le passed in the Negative; on a Division, Ayes 89, Noes

188.

April 3d. Refolved, That towards raifing 15000 I. per Refolutions Annum for defraying the Charge of his Majesty's Mint, and on Ways and the Coinage of Gold and Silver Monies; the Duties of 10 s. Means, per Ton be laid upon all Wines, Vinegar, Cyder and Beer, imported into Great Britain, which were continued for seven Years, be farther continued for seven Years longer, from the first Day of March, 1738.

That all the Powers, Privileges and Advantages which were granted by an Act of the 18th King Charles II. for encouraging the Coinage of Gold and Silver, be further conti-

nued for feven Years. See Vol. VI. page 72.

The 9th. Received the Report of the Coinage Bill, and

ordered it to be engroffed.

The 10th. Received Petitions from the City, University Edinburgh Peand Merchants of Edinburgh, setting forth that the Trade of tition against that City is not able to maintain a Play-House; that such tends only to the Debauching the Merals of their Youth; that the Parliament has already prohibited under very severe Penalties the performing any Play, &c. within five Miles of the City of Oxford, and Town of Cambridge, and that Edinburgh, as a University, should be indulged in like manser, &c. Therefore praying that the said Bill may not pass into a Law.

Organed to lie on the Table till the Bill be read a second time.

Read a first time a Bill for prohibiting the Importation of English Books reprinted abroad; and for limiting the Prices of Books.

Agreed to the Report of Yesterday's Resolution on the

Supply, viz.

Refolved, That 5000 l. be granted as a Reward to Joanna 5000l granted Stephens, upon a proper Discovery to be made by her, for to Joanna Stette Use of the Public, of her Method of preparing her Me-phens. Steines for the Stone.

The 17th. Received a Petition of feveral Captains, Com- Petition of manders and Officers of the Royal Navy, praying to be the Captain and beard by Counfel, against the Bill for preventing Officers of his Majesty's Ships of War, from carrying Goods and Merchandizes on Freights, or Trading therewith.

Resolved. That the Bill be read a second time upon this

Day Month; on a Division, Ayes 134, Noes 80.

In

Vote on the Coal-Bill

In a grand Committee took the Coal Affair into Confideration; after Debate, it was moved that the Chairman de leave the Chair; which passed in the Affirmative, Nemine Contradicente.

The 18th, See Vol. VI. Page 72.

The 10th Read a first time a Bill for explaining an Act, Richard II. intitled, No Man of Law shall be Justice of Affize in his own Country.

Royal Affent ral Bills.

Mr. Speaker reported that this House had attended his given to feve- Majesty in the House of Peers, when his Majesty gave the Royal Affent to the Land-Tax-Bill, the Coinage-Bill, the Oath-Bill, and to 22 private-Bills.

Read a first time a Bill for taking off the Duties upon Woollen and Bay-Yarn, imported from Ireland to England and for preventing the Exportation of Wool to foreign Parts.

See Vol. VI. Page 73, and 79.

May 2d. Read a second time and committed the Bill for providing a Reward to Joanna Stephens, upon a Discovery of her Medicines for the Stone, upon a Division, Ayes of Noes 60.

The ad. See Vol. VI. Page 80.

The 10th. Received a Message from his Majesty, signed

George Rex.

A Meffage from the King relating to a reaty with Denmark.

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His Majesty being truly folicitous for the Peace and Welfare of these Kingdoms, and desirous to contribute, as far as in him lies, towards preferving the Public Tranquility. and the Balance of Power in Europe, hath concluded with the King of Denmark a Treaty agreeable to that which expired in 1737, and has ordered the same to be laid before this House; that he may be enabled to make good the En-

gagements, which he hath thereby entered into.

And as Events may happen during such time, as it may be impossible for his Majetty to have the immediate Advice and Affiliance of his great Council, upon any Emergency arifing from the prefent Posture of Affairs in Europe, which may nearly concern the Honour, Interest, and Safety of their Kingdoms; his Majelty hopes he shall be enabled and supported by his Parliament in making fuch further Augmentation of his Forces, either by Sea or Land, as may become absolutely necessary, and in concerting such Measures as the Exigency of Affairs may require; and whatever Expence shall be thereby occasioned, shall be made in as frugal a

The Minustry were for burning the Reward paid out bis Majefly's Civil Lift, as was ufual in fuch Cafes in former Reigns.

Manner as is possible; and an Account thereof shall be laid

before this House the next Session of Parliament.

Ordered, Nemine Contradicente, That his Majesty's said vote thereon, most gracious Message be referred to the Consideration of the Committee of the whole House, to whom it is referred to consider further of the Supply granted to his Majesty.

Went into a Committee upon the Supply, and came to

feveral Refolutions to be reported on Monday.

The 16th. Paffed the Bill to explain an Act, that no Man

of Law shall be Justice of Affize in his own Country.

Received the Report of Friday's Refolutions in a Com-

mittee upon the Supply, which were agreed to, viz.

Refolved, That 70,583/. 61. 8d. be granted to His Ma- Votes on the jelly on account of the Levy-Money and Subfidy payable to Supply. the King of Denmark, pursuant to the Treaty bearing Date the 14th Day of March 1738-9. for the Service of the Year 1739.

That 500,000/. be granted towards enabling his Majelly to make such further Augmentation of his Forces either by Sea or Land, as may become absolutely necessary, and as

the Exigency of Affairs may require.

That 60,000/. be granted, being the Sum acknowledged to be due from Great Britain to Spain\*, and agreed to in the Convention figured at the Pardo, January 14, 1739, N. S. to be applied, together with the further Sum of 95,000 /. to be advanced by the Crown of Spain, towards making Satisfaction to his Majeffy's injured Subjects, for the Damages they have fullained by the Depredations of the Spantards.

That 4000 / be granted towards the repairing and finish-

ing Westmintter-Abbey.

That 2000 l. be granted for the further Repair and finishing the Tower and Roof of the Parish Church of St. Margaret's Westminster.

The 15th. Agreed to the Report of Yesterday's Resolu-

tions, in a Committee of Ways and Means; viz.

Refolved, That towards raising the Supply granted to his 500,000 l. Majerty, there he iffued and applied the Sum of 500,000 l. granted out out of fach Monies as have arrien, or shall or may arrie, of of the Protee Surplusses, Excesses, or Overplus Monies, commonly Sinking Fund. called the Sinking Fund.

That his Majeity be enabled to iffue and apply the further form of 500,000 /. our of the growing Produce of the fame bicking Fand, or to borrow the fame by Loans or Exche-

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quer

For the Deficultion of the Spanish Pleet near Sicily in 1718

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quer-Bills, at 31 per Cent. Interest, to be charged upon. and fecured by the faid Fund.

Ordered in a Bill accordingly.

Agreed to the Report of Yetterday's Resolution in a Com-

mittee upon the Supply, viz.

The 221. Reforved, That 50001 be granted to his Majesty for making Satisfaction to Solomon Merret of London Merchant, for himself and others, late Owners of the Ship Sancta Isabella, a Spanish Man of War, taken by his late Majesty's Fleet near Sicily in 1718, and sold to them; which Ship was afterwards delivered up to the Spaniards, pursuant to a Treaty between the two Crowns.

June the 13th. Resolved, That an humble Address be Votes relating prefented to his Majetty that he would be graciously pleased to the Ameri. prefented to his Majetty that he would be graciously pleased can Currency to lay before them (the next Seffions of Parliament) at what Rates all Gold and Silver Coins were accounted in any of the British Colonies in America, in the Years 1700, 1710, 1720, and 1730. And what Rates they are now accounted at, or fold for per Ounce.

> Resolved, That an Humble Address be presented to his Majesty that he would be pleased to lay before them, the next Session of Parliament, what was the Amount of the Paper Bills, or Bills of Credit, which subsisted or passed in Payment in the British Colonies, in the Year 1700. And also an Account of the Amount of what Paper-Bills, &c have been created or iffued in any of the faid Colonies fince 1700; with the Amount of the Value, in Money of Great Britain, of such Bills, at the respective I'imes of their creating and issuing; and what Provision was made thereby, for the finking or discharging of any such Paper-Bills, &c. together with an Account of the Amount of the Bills that have been funk or discharged in pursuance thereof, and also of the Bills sublifting or passing in Payment at this Time in any of the faid Colonies or Plantations, with the Amount of their Value in English Money &c.

The 14th. His Majetty came to the House of Peers, and Royal Affent given to several gave the Royal Affent to the following Public Acts. viz, Bills.

An Act for granting to his Majesty five Hundred Thoufand Pounds out of the Sinking Fund, and for enabling his Majesty to raise the further Sum of five Hundred Thousand Pounds out of the growing Produce of the said Fund, &c.

To enable his Majelly to fettle an Annuity of 15000 l. per Annum, on his Royal Highness the Duke of Cumberland, and his Heirs, and also, one other Annuity of 24000 l. per Annum upon the Princesses Amelia, Caroline, Mary and Louisa.

For taking off the Duties upon Woollen and Bay-Yarn imperted from Ireland to England, and preventing the Expormtion thereof.

For granting a Liberty to carry Sugars, of the Growth and Produce of his Majesty's Sugar Colonies in America, from thence directly to Foreign Parts.

For the more effectual preventing of excessive and deceit-

ful Gaming.

For the better preventing Frauds and Abuses in Gold and Silver Wares.

For prohibiting the Importation of Books reprinted abroad, and first composed or written and printed in Great Britain.

To rectify a Millake in an Act made in the 6 King George I. for preventing Frauds and Abuses in the public Revenues, &c. And to obviate a Doubt in an Act for preventing his Majesty's Subjects from trading to the East-Indies, under Foreign Commissions.

For explaining and amending an Act 8 King Richard II.

That no Man of Law shall be Justice of Assize in his own

Country, &c.

For continuing an Act 8 Queen Anne, to regulate the Price and Affize of Bread. And for continuing and amending an Act 2 King George II. for the better Regulation of Attornies and Solicitors.

For allowing further time for Involument of Deeds, and Wills made by Papitts, &c.

For the more easy affesting and levying County Rates.

To impower the High Court of Chancery to lay out, upon proper Securities, Moules belonging to the Suitors of that Court for their Eafe, &c.

To obviate some Doubts in an Act 1 King William and

Queen Mary, concerning Tanned Leather, &c.

For providing a Reward to Joanna Stephens, upon a proper Discovery to be made by her, for the Use of the Public, of the Medicines prepared by her for the Cure of the Stone.

To enlarge the Powers of the Commissioners for building Westminster-Bridge, and to enable them by a Lottery to raise Money, &c.

For establishing an Hospital at Bath.

For improving and preferving the Navigation of the River

Lee in Hertfordshire, &c.

And to feveral other public and private Bills. For the King's Speech, See Vol. VI. Page 86.

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MINUTES, &c. of the FIRST SES-SION of the EIGHTH PARLIAMENT of Great Britain; by way of Introduction to, and Illustration of, the DEBATES, &c. which follow, to the End of the said Session.

February, the 6th.

I T was Refolved, That in the Petition of any Elector of Order relating Electors, for any County, City or Place, fending Mem-to Elections bers to Parliament, complaining of an undue Election and Return, and alledging that fome other Perfon was duly elected, and ought to have been returned, the fitting Member, fo complained of, might demand and examine into the Qualifications of such Perfon, so alledged to be duly elected, in the same manner as if such Perfon had himself petitioned:

Which Resolution was declared to be a standing Order of the Hoose.

The 13th. A Motion for certain Accounts (See Page 48) Dispute about having been made, canvafs'd and divided upon. Henry Pel-Order, ham, Efqt moved to adjourn, which brought on a fhort Dehate about Order, because it was said, that when a Question had been moved, and for tome Time debated, the House was so much in Possession of it, that it could not be put off by Adjournment, without an unanimous Consent? But Mr. Speaker orclared, that, according to the general Opinion, the Rule mentored was to be observed at all Times before sour o'Clock in the Afternoon; but after that Hoar, tho' a Question had been far some Time debated, it was thought it might be put off by Adjournment, without any unanimous Consent: Whereupon the Question was put for adjourning, which was carried in the Afternative without a Division.

The 14th, Relaived that a Sum not exceeding " 794.5291 Votes on the 41 7d, be granted to his Majesty, for defraying the Charge of Supply.

25.744

By comparing this Sum with the Sum world for the Year 1734, who fould find an Increase 147,099l. 131. 4d and the lam granted for the Service of the Army in the Year 1734, having exceeded subat had been granted in the proceeding Year, 4 the Sum of 35,116l. 51. 3d. our additional Expense for the Year

25,744 Men, for Guards and Garrisons, and other his Majesty's Land-Forces in Great Britain, Guernsey, and Jersey,

for the Year 1735. See the Debate, Page 51.

On the 21th of February the House went again into a Committee of the whole House, to consider further of the Supply granted to his Majesty, when they came to several Resolutions, which were on the 24th agreed to by the House. and were as follows, viz.

That a Sum not exceeding | 215,7101. 6s. 5d. be granted to his Majesty, for maintaining his Majesty's Forces and Garrisons in the Plantations, Minorca and Gibraltar, and for the Provisions for the Garrisons at Anapolis Royal, Canto, Placentia and Gibraltar, for the Year 1735.

That a Sum, not exceeding 10,2731. 1s. 7d. be granted to his Majetty, for defraying feveral extraordinary Expences and Services incurred Anno Dom. 1734, and not provided for

by Parliament.

That a Sum not exceeding 18,850l. 9s. 2d. be granted to his Majesty, upon Account, for Out-pentioners of Chelfea-

Hospital, for the Year 1735. See Page 73.

Malt-A& passed.

On the 28th of February, his Majetty came to the House of Peers, and the House of Commons being sent for, his Majesty was pleased to give the Royal Assent to the Bill. entitled, An Act for continuing the Duties upon Malt, &c. in that Part of Great Britain called England; and for granting to bis Majejly certain Duties upon Malt, &c. in that Part of Great Britain called Scotland, for the Service of the Year 1735; and to one Naturalization-Bill. See Page 89.

Other Votes

On the 7th of March the House resolved itself into a on the Surply Committee of the whole House, to confider further of Ways and Means for Tailing the Supply granted to his Majetty. and came to several Resolutions, which were next Day reported to the House, and are as follow:

That towards rading the Supply granted to his Majesty. there be issued and applied the Sum of one Million, out of

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Year 1735, on Account of the late War, in this Article of our Army only, amounts to 182,215l. 18s. 7d. to which we must add an additional Expence in 1735, in the Article relating to the Forces in the Plantations, Gibrultar, &c. of 11,7131. 9s. 2d. being in the whole 194.0291. 7s. 9.

<sup>+</sup> By comparing the Sum granted by the first of these Resolutions, with the Sum granted for the same Purposes in the preceding Session, our Readers will see, that our additional Expence upon this Article for the current Year, amounts to 11,711/. 91. 24.

n 1746.

d Eils were brought in foon after, pursuint to these utions.

the 12th of the fime Month, a Petition of George Petition of ot, Provoit of the Royal Burgh of Hoddington in Scot-George Herri-Robert Forreit, Brewer there, John Hay, Sadler there, ot, &c.

ge Hunter, Wheelwright there, and George Walker, er there, was presented to the House, alledging, That, Application made the 24th of October then last, by s Ereskine, John Claddel, Andrew Wilson, and others, ing to themselves the Name of Magistrates in the said a, and complaining that the Petitioners had disturbed in the pretended Exercise of their Offices; the Hon. :w Fletcher of Miltoun, one of the Judges of the Court fliciary, and also of the Court of Session in Scotland. h there was evidently no Foundation for fuch Com-, without any Jurisdiction to judge of the Merits of the on of Magistrates of the said Burgh, without any Noiven to the Petitioners, or any of the other Persons rned; and fo, without hearing them, or calling them : him, gave forth a summary Warrant, directed to all rs whom it concerned, Civil or Military, to fearch for, and apprehend the Perions of the Petitioners and many s, to the Number of forty Burgesses and Inhabitants, zof seventeen were acting Magistrates or Counsellors of id Burgh, where-ever they should be found in Scotland.

ing as Commander in chief of the Forces in Scotland, to the commanding Officer of the Dragoons then quarter'd in Haddington, to affift with his Dragoons in the Execution of the Warrant; that upon the 25th Day of the said Month of October, the Petitioners were solved by the said Humphry Colquhoun; and though the next fure Prison was that of Haddington itself, or that of North Berwick, and though the Petitioners defired either to be committed there, or to be carry'd to Edinburgh, the Seat of the Courts of Justice, where they might apply for Redress; yet he told them, that his Orders were to carry them to the Prison of Dunbar, and no other, a Place twenty Miles distant from Edinburgh, and eight Miles from Haddington, and three Miles further from Edinburgh than North Berwick; and though the pretended Crime was bailable, and Alexander Hepburn, the Sheriff's Subftitute, to whom the Petitioners apply'd, was by Law impowered, and willing to admit them to Bail, the faid Humphry Colquhoun told them, that he could not difmifs them upon Bail, his express Orders being to take no Bail, but to commit his Prisoners to the Prison of Dunhar; where they were accordingly imprison'd from the 25th Day of October, to the 27th of the faid Month, till, by Warrant from the Hos. David Ereskine of Dun, another of the Judges of the said Courts of Justiciary and Session, the Petitioners were set at Liberty, and Execution of the Warrant was staid against the rest, upon Bail given by the Petitioners and them; and that fince that Time no criminal Profecution has been moved for. upon any of these pretended Crimes charg'd against the Petitioners or the rell; that these Proceedings, as the Petitioners apprehend, and are advised, were utterly illegal and and oppressive on the Part of the said Andrew Fletcher of Miltoun, tending to destroy the personal Liberties of every Subject, the Freedom of the Royal Burghs, and of Consequence the Freedom of Election of Members to ferve in Parliament for such Burghs; and as the Petitioners can hope for no Redress but from the Justice of Parliament; therefore praying the House to take the Premisses into Consideration. and to grant such Redress therein as may effectually prevent fuch Oppressions in Time coming, and as otherwise to the House shall feem meet.

Motion and On.

After this Petition was read, a Motion was made for refer-Division there ring it to a Committee of the whole House, upon which there was a long Debate; but the Question being at last put. it was, upon a Divition, carry'd in the Negative, by 197 to

Though this Petition relates to a private Affair, yet it is of such an extraordinary Nature, and has such a close Connection being accordingly read, it was moved, 'That Leave ment.

It be given to bring in a Bill for explaining and amendthe (and Act;' and the same being agreed to, Mr.

Is, the Lord Polwarth, and Mr. Sandys, were ordered
g it in.

Monday the 17th of March, the House resolv'd itself Votes on the into a Committee of the whole House, to consider sur-Supply.

the Supply granted to his Majesty, when they resolgrant his Majesty the following Sums, viz.

: Sum of : 0,393 l. 5 s. 11 d. to compleat the Sum of 31. 5 s. 11 d. for Services incurred by augmenting his y's Forces, and in concerting such other Measures, as igency of his Majesty's Affairs required. The Sum of 11. 13 s. 4 d. upon Account, for reduced Officers of ajesty's Land Forces and Marines, for the Year 1735. um of 1780 l. for paying off Pentions to the Widows h reduced Officers of his Majesty's Land Forces and es, as dy'd upon the Establishment of Half-Pay in Britain, (and who were marry'd to them before the of December 1716) for the Year 1715. The Sum of 31. 3 s. 9 d. for the Charge of the Office of Ordnance nd-Service for the Year 1735. The Sum of 24,693 l. d. for defraying the extraordinary Expence of the of Ordnance for Land-Service, not provided for by ment. The Sum of 36,405 l. 15 s. 4 d. to make good eficiency of the Grants for the Service of the Year

the Collegiate Church of St. Peter Westminster: And the Sum of 3500 l. for the Repair of the Tower and Roof of the Parth Church of St. Margaret Westminster.

al of the is a Saffiy.

By adding these Sums to the Sums before granted, viz. for Seamen 1,560,000 l. For Land-Forces, 794.529 1. 4 s. 7 d. For Garrilons, 215,710 l. 6 s. 5 d. For exitaordinar; Expences incurred, 10,273 l. 1 s. 7 d. For Out-Peuil ners of Cheliea College, 18,850 l. 98. 2d. And tor the Denmark Treaty, 56,250!. Our Readers will fee, that the Supply granted for this Year, amounts to 3,150,452 1. 4 s. 7 d.

On the 19th, it was order'd, that Leave should be given to bring in a Bill for the better fecuring the Freedom of Par'iaments, by limitting the Number of Officers in the House of Commons; and Mr. Sandys, Mr. Wortley, Mr. How, Sir John Hind Cotton, Mr. Watkin Williams Wynne, and Sir William Lowther, were ordered to prepare and bring in the fame; which was accordingly prefented to the House on

the zill, by Mr. Sandys.

The same Day, the House having resolv'd itself into a Committee of the whole House on Ways and Means, resolyed, I hat towards raiting the Supply granted to his Majesty, the Sum or two Shillings in the Pound, and no more, should be raised in the Year 1735, upon Lands, &c. and that a proportionable Ceis (according to the 9th Article of the Treaty of Union) finould be laid upon that Part of Great Britain called Scotlard: And a Bill, purmant to this Resolution, was order'd to be brought in.

Roya' Affent ral Acts

On Monday the 24th Day of March, his Majefty came given to leve- to the Hoafe of i ears, and gave the Royal Affent to the two following public Bills, viz.

An Act to panifi, Mutiny and Defertion, and for the better

Payment of the Army and their Quarters.

An Act to indemnify Perfons who have omitted to make and fubleribe the Declarations contained in the Act of Uniformity, of the 13th and 14th Years of King Charles II. within the Time limitted by Law, and for allowing further Time for duing therenf

And to two Bills for repairing Roads, and two private

On the 27th, a Committee was appointed to confider the Laws in Beng teating to the Maintenance and Settlement of the Four, and to could'r what further Provisions might be accepted to their better Robet and Employment: And the fall Commune having contiler'd and examin'd this Affair with gire i Care and Attention, came to leveral Refolutions as follow

t of the Poor, that a public Workhouse or Workes, Hospital or Hospitals, House or Houses of Correcbe established in proper Places, and under proper Retions, in each County.

That in such Workhouse or Workhouses, all poor ons, able to labour, be set to work, who shall either be

thither, or come voluntarily for Employment.

That in such Hospital or Hospitals, Foundlings and r poor Children, not having Parents able to provide hem, be taken Care of; as also poor Persons that are stent or infirm.

. That in such House or Houses of Correction, all idle disorderly Persons, Vagrants, and such other Criminals all be thought proper, be confined to hard Labour.

That towards the Charge of such Workhouses, Hoss, and Houses of Correction, each Parish be affested or i, and that proper Persons be empower'd to receive the ey to to be affested or rated, when collected, and also all neary Contributions or Collections, either given or made uch Purposes.

That such Workhouses, Hospitals, and Houses of Coron, be under the Management of proper Persons, Rebeing had to such as shall be Benefactors to so good a

That such Persons as shall be appointed for the Managet of such Workhouses, Hospitals, and Houses of Coron be one Body politic in Law capable to sue and be

## [ viii ]

Refolved. That such Persons as shall be appointed for the Management of such Workhouses, Hospitals and Houses of Correction, be one Body policic in Law, capable to fue and be fued, and of taking and receiving charitable Contributions and Benefactions, in Money, for the Use of such Bodies politic.

And then this Resolution so amended, was agreed to by

the House.

On the 28th of March, Mr. Dundass presented to the House (according to Order) a Bill, for explaining and amending an Act pals'd in the Parliament of Scotland, in the Year 2701, entitled, An Act for preventing wrongous Imprisonment, and against undue Delays in Tryals. Which was read a first Time, and order'd to be read a second Time.

A Petition Scotland.

On the 10th of April, a Petition of the then late General of the general Assembly of the Church of Scotland, was presented to the Assembly of House and read, representing. That Patronages have, since the Reformation, been deemed by the faid Church a very great Grievance, and not warranted by the Word of God. and have at all Times been struggled against; that, soon after the Revolution, an Act of Parliament was made in Scotland, abolithing the Power of Patrons to present Ministers to vacant Churches; and at the Union of the two Kingdoms, the Establishment of the Church of Scotland, in all its Rights and Privileges, by that and other Acts of Parliament made or ratify'd after the Revolution, was declared to be a fundamental and effential Condition and Article of that Union; and at that Time, it was the Right and Privilege of the faid Church to be free from Patronages; but that, by an Act palsed in the 10th Year of her late Majesty Queen Anne, entitled, An Act to restore the Patrons to their antient Rights of presenting Ministers to the Churches, vacant to that Part of Great Britain called Scotland, the aforefaid Act passed in the Reign of King William, was rescinded, in so far as concerned the Power of Patrons to present Ministers to vacant Parishes, and other Advantages, which had been the chief Things bestowed on Patrons, in Lieu and Recompence of their former Right of Presentation, were nevertheless suffered to continue with them; and therefore praying the House to pass a Bill for repealing the aforesaid Act of Parliament, pasted in the 10th Year of Queen Anne, in so far as concerns the Power of Patrons to present Ministers to vacant Churches, in order to restore the Church of Scotland to the Rights and Privileges she was possessed of at the Union of the two Kingdoms.

In Pursuance of this Petition, Leave was given to bring in a Bill for this Purpole, and Mr. Plumer, Mr. Ereskine, Mr.

Forbes, Mr. Arefkine, Sir James Ferguson, and Mr. Hume Campbell, were ordered to prepare and bring in the sames which Bill was presented by Mr. Plumer on the 18th, but did not pais.

On Thursday the 15th of May, the King came to the Royal Assent Hause of Peers, and the Commons being sent for, his Majesty given to sevetare the Royal Assents the following public Bills, viz.

An Act for granting an Aid to his Majesty, by a Land-Tax, to be raised in Great Britain for the Service of the Year 1735.

An Act for enabling his Majesty to apply the Sum of One Million out of the Sinking Fund, for the Service of the Year

1735.

An AA for granting and continuing the Duties upon Sale, and upon Red and White Herrings, for the farther Term of four Years; and for giving farther Time for the Payment of Duties, omitted to be paid for the Indentures and Contracts of Clerks and Apprentices.

An Act for the Application of the Rents and Profits of the Eltases forfeited by the Attainders of James late Earl of

Derwentwater and Charles Radcliffe.

An Act to continue feveral Laws therein mentioned, for the better Regulation and Government of Scamen in the Merchants Service; for the regulating of Pilots of Dover, Deal, and the life of Thanet; for preventing Frauds in the Colloms, and to prevent the clandeltine Running of Goods, and for making Copper Ore of the British Plantations an

enumerated Commodity.

An Act to continue an Act passed in the third Year of his present Majesty's Reign, entitled, An Act for granting Liberty to carry Rice from his Majesty's Province of Carolina in America directly to any Part of Europe Southward of Cape Finisterre, in Ships built in and belonging to Great Britain, and navigated according to Law's and to extend that Liberty to his Majesty's Province of Georgia in America.

An Act to continue some Laws therein mentioned, relating to the Encouragement of the making of Sail Cloth in Great Britain, and for Encouragement of the Silk Manufactures in

this Kangdom.

An Act for regulating the quartering of Soldiers during the Time of Elections of Members to ferve in Parliament.

An Act to indemnify Persons, who have omitted to qualify themselves for Offices and Employments within the Time limited by Law; and for allowing further Time for that Purpose.

An

An Act to indemnify Protestant Purchasers of Estates of Papists, against the Penalties or Forseitures Papists are liable to, for not having inrolled their Estates, in pursuance of an Act of the 3d Year of King George I. for that Purpose.

An Act to explain and amend an Act passed in the second Year of the Reign of his present Majesty, entitled, An Act for the Relief of Debtors, with respect to the Imprison-

ment of their Persons.

An Act for the Amendment of the Law relating to Ac-

tions on the Statute of Hue and Cry.

An Act for rendering the Laws more effectual for punishing fuch Perfons as shall wilfully and maliciously pull down and destroy Turnpikes for repairing Highways, or Locks, or other Works erected by Act of Parliament for making Rivers navigable; and for other Purposes therein mentioned.

An Act for the public registering all Deeds, &c. within the North Riding of the County of York, after the 29th of

September 1736.

An Act for the Encouragement of the Arts of Defigning, Engraving and Etching historical and other Prints, by investing the Property thereof in the Inventors and Engravers, during the Time therein mentioned.

And to ten Road and other Bills of a private Nature, and to fixteen private Bills. For the King's Speech, See page

IOI.

The Number of contested Elections at the opening of the

Parliament was feventy one.

The Account laid before the Parliament of \$15681. incurred by augmenting his Majesty's Forces; and concerting such Measures as the Exigency of Assairs have required, pursuant to the Vote of Credit, formerly mentioned, is in Substance, viz. 115003 Crowns, being a Moiety of 230000 Crowns payable by Treaty to the King of Denmark for Levy-Money for a Body of 6000 Danish Troops, and 62500 Crowns, being a Moiety of 230000 Crowns, Bank Money of Hamburgh, payable to the King of Denmark for an annual Subsidy, pursuant to the said Treaty, of which a Quarter became due the 19th of December, O. S. The rest of the \$15681, was for transporting the eight Regiments of Foot from Ireland to this Kingdom, and for Levy-Money to augment the said Regiments, and the sending Six Companies from Gibraltar to Jamaica.

The Expences incurred in the Sea Service, Anno 1734, pursuant to the faid Vote of Credit, amounted to 125,1421.



## SPEECHES

AND

## DEBATES

IN THE

## House of Commons,

DURING

The First Session of the Eighth Parliament of Great Britain.



N Tuesday, January 14, The King came Anno 8. Geo. II. to the House of Peers, and the Commons being fent for and attending, his Majesty's The P. Pleasure was fignified to them by the Lord meet. High Chancellor, that they should return to their House and chuse a Speaker: The Commons being return'd accordingly, unanimously choic Arthur Onslow, Elq; Mr Arthur

of the last Parliament.

January 23. The King came to the House of Lords, and the Commons presented their Speaker to his Majesty for Approbation: His Majefly having approv'd their Choice, en'd the Selfion with the following Speech.

Anno 8. Geo. II. 1734-35. The King's Speech at opening the First Besson of his SeMy Lords and Gentlemen,

HE present Posture of Affairs in Europe is so well known to you all, and the good or bad Consequences, that may arise, and affect Us, from the War being extinguish d, or being carried on, are so obvious, that I am persuaded you are met together fully prepared and determined to discharge the great Trust reposed in you at this critical Conjuncture, in such a Manner, as will best contribute to the Honour and Interest of my Crown and People.

will best contribute to the Honour and Interest of my " Crown and People. " I opened the last Session of the late Parliament by ac-" quainting them, that as I was no ways engaged, but by " My good Offices, in the Transactions that were declared " to be the principal Causes and Motives of the present War in Europe, it was necessary to use more than ordinary " Prudence and Circumspection, and the utmost Precaution, " not to determine too haftily upon fo critical and impor-" tant a Conjuncture; to examine the Facts alledg'd on " both Sides, to wait the Refult of the Councils of those " Powers, that are more nearly and immediately interested in the Confequences of the War, and particularly to con-" cert with the States General of the United Provinces, " who are under the fame Engagements with Me, fuch " Meafures as should be thought most advisable for Our " common Safety, and for reftoring the Peace of Europe. "We have accordingly proceeded in this great Affair " with the mutual Confidence which subfifts between Me " and the Republick; and having confidered together on " one Side the preffing Applications made by the Imperial " Court, both here and in Holland, for obtaining Succours " against the Powers at War with the Emperor, and the " repeated Professions made by the Allies on the other Side, " of their fincere Disposition to put an End to the present " Troubles upon honourable and folid Terms, I concurred " in a Resolution taken by the States General, to employ, " without Lofs of Time, Our joint and earnest Instances to bring Matters to a speedy and happy Accommodation, " before we should come to a Determination upon the Suc-" cours demanded by the Emperor. These Instances did " not at first produce such explicit Answers from the con-" tending Parties, as to enable Us to put immediately in " Execution our impartial and fincere Defires for that Pur-" pose: Resolved however to pursue so great and falutary " a Work, and to prevent Our Subjects from being unne-" cestarily involved in War, We renewed the Offer of Our " good Offices in to effectual a Manner, as to obtain an " Acceptation of them.

"In confequence of this Acceptation, and of Our De- Anno 8 Geo. 11. " claration made thereupon, to the respective Powers en-" gaged in the War, no Time has been loft in taking fuch " Meafures, as thould be most proper to make the best use " of their good Difpositions for re-establishing the Tran-" quility of Europe: And I have the Satisfaction to ac-" quaint you, that Things are now brought to fo great a " Forwardness, that I hope in a short Time a Plan will be " offered to the Confideration of all the Parties engaged in " the present War, as a Basis for a General Negotiation of " Peace, in which the Honour and Interest of all Parties " have been confulted, as far as the Circumstances of Time. " and the present Posture of Affairs would permit.

" I do not take upon Me to answer for the Success of a " Negotiation, where so many different Interests are to be " confidered and reconciled; but when a Proceeding is foun-" ded upon Reason, and formed from such Lights as can be " had, it had been inexcusable not to have attempted a Work " which may produce infinite Benefits and Advantages, and " can be of no Prejudice, if we do not fuffer Ourselves to " be to far amused by Hopes, that may possibly be after-" wards disappointed, as to leave Ourselves exposed to real

" Dangers.

" I have made use of the Power, which the late Parliament introfted Me with, with great Moderation; and I " have concluded a Treaty with the Crown of Denmark, er of great Importance in the present Conjuncture. It is impulible, when all the Courts of Europe are bufy and in motion, to fecure to themselves such Supports as Time and Occasion may require, for Me to sit still, and neglect "Opportunities, which, if once loft, may not only be irre-" trieveable, but turned as greatly to Our Prejudice, as they " will prove to our Advantage, by being feafonably fecured; and which, if neglected, would have been thought a just " Cause of Complaint. This necessary Confidence, placed in Me, has given great Weight to my Endeavours for the " Publick Good.

Gentlemen of the House of Commons,

" I have ordered the Accounts and Estimates to be prepared and laid before you, of fuch extraordinary Expences, were incurred last Year, and of fuch Services, as I " think highly necessary to be carried on and provided for : And whatever additional Charges shall be found necessary - field be reduced, as foon as it can be done confilently " with the common Security.

" And as the Treaty with the Crown of Denmark is at-" tended with an Expence, I have ordered the fame to be

1714-35-

" I make no doubt but I shall find in this House of " Commons the fame Zeal, Duty, and Affection, as I have " experienced through the whole Course of my Reign; and " that you will raife the necessary Supplies with Chearful-

" nefs, Unanimity, and Dispatch.

"The Sense of the Nation is best to be learned by the " Choice of their Representatives; and I am persuaded. " that the Behaviour and Conduct of my faithful Commons " will demonstrate, to all the World, the unshaken Fidelity " and Attachment of my good Subjects to my Person and "Government.

My Lords and Gentlemen,

" It is our Happiness to have continued hitherto in a " State of Peace; but whilft many of the principal Powers " of Europe are engaged in War, the Confequences must " more or less affect Us; and as the best concerted Mea-" fures are liable to Uncertainty, We ought to be in a " Readiness, and prepared against all Events; and if Our \* Expences are in some Degree increased, to prevent great-" er, and fuch as if once entered into, it would be difficult " to see the End of, I hope My good Subjects will not repine at the necessary Means of procuring the Blessings " of Peace, and of universal Tranquility, or of putting " Ourfelves in a Condition to act that Part, which may be " necessary and incumbent upon Us to take."

Jan. 27. Mr Speaker having reported his Majesty's Speech, Mr Harris, Member for Fowey, mov'd, 'That an humble Address be presented to his Majesty to return his Majesty the Thanks of that House, for his most gracious Speech from the Throne: To acknowledge his Majesty's Wildom and Goodness, in pursuing such Measures as tended towards procuring Peace and Accommodation, rather than involve this Nation and all Europe too precipitately in a general and bloody War: To express the just Sense that House had of his Majesty's tender Regard for the publick Repose and Tranquility, and of his unwearied Endeavours in forming, in Concert with the States General, such a Plan of a general Pacification as his Majesty, in his great Wisdom, conceived was confiftent with the Honour and Interest of all Parties, as far as the Circumstances of Time, and the prefent Posture of Affairs would permit : To affare his Majesty. that that House would chearfully and effectually raise such Supplies, as should be necessary for the Honour and Security of his Majesty and his Kingdoms: And whatever should he the Success of his Majesty's gracious Endeavours to procure the Bleffings of Peace and general Tranquility, would enable his Majesty to act that Part which Honour and Ju-Dice.

and confider'd by them, they would chearfully and ually raife fuch Supplies, as should be necessary for the our and Security of his Majesty and his Kingdoms, n Proportion to the Expences to be incurred by the other es, who were under the same Engagements with this m, and not then involved in the War: And whatever d be the Success of his Majesty's gracious Endeavours ocure the Bleffings of Peace and general Tranquility, enable his Majesty to act that Part, which Honour uffice, and the true Interest of his People should call him to undertake." t some Gentlemen disliking the first Part of this Amend-Sir Joseph Jekyll offer'd an Amendment to the A- sir J. Jekyll. ment propos'd by Sir William Wyndham, as follows: affore his Majesty, that that House would chearfully ffectually raise such Supplies, as should be necessary e Honour and Security of his Majesty and his Kingand in Proportion to the Expences to be incurred by ber Powers, who were under the same Engagements this Nation, and not then involved in the War: And, ver should be the Success of his Majesty's gracious wours to procure the Bleffings of Peace and general mility, would enable his Majesty to act that Part, Flonour and Justice, and the true Interest of his e fhould call upon him to undertake.' e Motion for the Amendment was strenuously support-

and Morpeth, Lord Noel Somerfet, Mr Shippen,

Anno 8. Geo. 11. Particulars of his Majesty's Speech: When they were to approach the King, and to declare their Affection and their Fidelity to him, they thought it was inconfident with that Fidelity they were to declare, to approve, upon that Occafion, of any ministerial Measures, and much more so, to declare their Satisfaction with Measures they knew nothing a-This House is the grand Inquest of the Nation, appointed to inquire diligently, and to represent faithfully to the King, all the Grievances of his People, and all the Crimes and Mismanagements of his Servants; and therefore it must always be a Breach of our Fidelity to our Sovereign, as well as a Breach of our Duty to his People, to approve blindly the Conduct of his Servants. When we have examined diligently, and confidered deliberately the Conduct of any Minister, and are at last fully convinced that he has acted prudently and wifely for the publick Good, it is then our Duty to return him the Thanks of the Publick, and to represent him as a faithful Minister to his Master; but to make Panegyricks upon the Conduct of any of the King's Servants, before we have examined into it, is more like the Language of Slaves and Sycophants to a prime Minister, than that of loyal and faithful Subjects to their Sovereign.

'I must acknowledge, Sir, that the Motion now made to us is more general, and more adapted to the ancient Custom of Parliament, than most I have heard since I have had the Honour to be a Member of this House. I hope we shall not find that this extraordinary Modesty proceeds from a Consciousness of Misconduct: For the Sake of the Publick I heartily with we may find that it proceeds from superior Merit; which is, indeed, generally attended with fuperior Modesty; but as I have always been, upon such Occasions, against general Encomiums upon Ministers, and as the Proposition now before us, or at least a great Part of it, implies a general Approbation of all our late Meafures, particularly those relating to the present War, which the Majority of this House are, in my Opinion, intirely ig norant of, I cannot agree to it; because I have not yet learned Complaifance enough to approve of what I know nothing about, much less to approve of what I violently

finject to be wrong.

'I had the Honour, Sir, to be a Member of this House the left Parliament; and I remember leveral Motions were then made, for getting fome Infight into the State of our form on Affairs and our late Transactions; Motions which to me highly reafundible, and even abiolately ne-Call to to be complied with, before the U safe could reasonat y coun; by with the Demands that were then made upon them; then: But every one of these Motions had a Negative put anno x. Gao, II. spon it. I have always had a Suspicion of the Works of Darkness; I do not like any Conduct that cannot stand the Deht at Noon-Day; and therefore I am afraid fome of are late Transactions are such as no Man could approve of, if they were exposed to publick View. We have been long amufed with Hopes of some extraordinary Benefits, that were to accrue to the Nation from our many tedious and expenfive Negotiations: We have been long in Expectation; but when one Negotiation was over, we have been always told to have l'atience, the next was to accomplish all our Deire; we have accordingly had a great deal of Patience; but, so far as I can comprehend, I can observe no Bene-Ets that have accrued, or are like to accrue; but, on the contrary, many Dangers and Difadvantages; So that the whole Train of our late Negotiations really feem to me to have been calculated for no other End, but to extricate a Set of puzzled, perplexed Negotiators, from fome former Mander, by which they have generally been led into a fecond, of worle Confequence than the first : Every subsequent Negotiation feems to me to have had no other View or Dein, but to get rid of fome Dilemma we were thrown into by the former; and happy have we thought ourfelves, after a great deal of Money spent, if we could but recover our mer Condition. In short, Sir, if any Gentleman will rife op and thew me any Addition, or any new Advantage, with respect either to our Trade or our Possessions, that this Nation has acquired by any of our late Transactions, I shall agree to the Motion; but confidering the great Expence this Nation has been put to, and the great Loffes many of our Merchants have, without any Redrefs or Satisfaction, fuffained, I cannot agree to país Compliments upon, or declare my Satisfaction with, our late Management in general, 'till' be made appear to me, that these publick and private Lottes have been fome Way ballanced by National Advan-

The fecond Paragraph of the Motion I am, indeed, furpixed at upon another Account, to make our Acknowelgements to his Majefly, for not involving the Nation no procipitately in a bloody War, is, in my Opinion, very From being a Compliment to his Majefty; It is impofto is not to be prefumed that his Majetly can do any ch Thing , but if it were possible, and if any such thing led been done, to be fure it would have been doing the Naton a very notable Mischief; and according to the Idiom of our Language, at least in private Life, to thank a Man, or

one s. Goo. n. fing ourselves, and is always an Infinuation, that from fix a Man's Malice, or his Weakness, or Imprudence, we expend ed some notable Mischief; and therefore when we are di appointed, when the Mischief is not so great as we expected we fay, by way of Contempt, that we are obliged to him If none but Ministers were concerned in this Part of the Motion, I should have let it pass without any Remark, my I should readily have agreed to it; but as his Majesty is concerned, I hope the Gentlemen who made the Motion wil take Care to have it some way altered, if they are resolved to have it stand Part of the Address. This shews, Sir, how apt People are to fall into Blunders, when they attempt w make extravagant and forced Compliments; and therefore! with we would refolve to avoid fuch Dangers, by confiring our Address to a general Acknowledgement of Thank to his Majesty, for his most gracious Speech from the Throne, and a Declaration of our Affections towards him, of our Attachment to his Family, and our Zeal for his Service.

· However, Sir, as it has been granted upon all Hand, that nothing contained in our Address can prevent the fture Inquiries of this House, or can be a Bar to our cerfuring what we shall upon Inquiry find to be amis, there fore I shall propose no Amendment to the former Part of the Motion : But I must take Notice of one Thing which is apparent, without any Inquiry, to every Man in this House, to every Man who knows any thing of publick AlPowers qube were under the fame Engagements with this Anno 8 Geo. II.

Nation, and not then involved in the War; And whatever
Finall be the Success of his Majesty's gracious Endeavours
to procure the Bessings of Peace and general Tranquility,
will enable his Majesty to act that Part, which Honour and
Justice, and the true Interest of his People shall call upon
him to undertake.

In Answer to these Objections, and in Support of the Motion, Mr Winnington, Mr Henry Pelham, Sir William Youge, Mr Danvers and Mr Oglethorpe urged the following Arguments.

Mr Speaker,

Mr Winnington, Mr H. Pe ham. Sir W. Yonge, Mr Danvers.

· As Gentlemen, who have spoke in this Debate, seem to want a much more thorough Reformation in the Motion now before us, than that proposed by the Amendment, I must beg Leave to take Notice of what they have faid in general, before I come to fpeak to the Amendment proposed. We have been told a great deal, Sir, of the ancient Ufage and Cultom of Parliament, with respect to their Manner of addressing the King, by way of Return to his Speech from the Throne: What the Gentlemen may mean by this ancient Ufage, or at what Time they have a Mind to fix it, I do not know; but I am very fure, that ever fince I had the Honour to fit in Parliament, I never knew an Address proposed in more general Terms than that now before us ; and therefore I am apt to conclude, that no Address can be proposed in this House, but what some Gentlemen will find Fault with. I shall agree with the honourable Gentlemen, riut one of the chief Ends of our Meeting here, is to inquire diligently, and represent faithfully to the King, the Crimes and Milmanagements of his Servants, as well as the Grievances of his People; but when his Majesty has given us an Account of his Conduct, furely that does not hinder us from making him fuch general Compliments, for the Accounts he has been pleased to give us, as will not obstruct our future Inquiries, or prevent our Cenfures, in case we thould afterwards find, that any of his Servants had acted anfaithfully or imprudently, even with respect to those very Affairs he had been pleafed to give us an Account of in his

It has been acknowledged, that the Motion before us is more general than what is ufual upon such Occasions; but it is to be feared, it seems, that this extraordinary Modelly proceeds from a Consciousness of Misconduct. At this Rate, Sir, the Gentlemen who have the Honour to serve the Crown must have a very hard Task: If they or their friends propose a love and particular Address, they are then

Annors. Geo. 11. 1714-35. Dignity of this House; and if they propose a short Address, and expressed in the most general Terms. Infinuations are then made, that their Modesty proceeds from a Consciousness of Guilt; so that let them chuse which way they will, it is impossible for them to avoid Censure: Yet, even this Address, general as it is, is, it seems, to be looked on as an Encomium upon the Ministers, and as an Approbation of what we know nothing about; but, in my Opinion, if we examine the several Paragraphs, it will appear to be neither

the one nor the other.

By the first Paragraph found Fault with, it is proposed to acknowledge his Majelty's Wisdom and Goodness, in purfuing fuch Measures as tend towards procuring Peace and Accommodation: By this, Sir, we do not declare, that his Majelly has purfued fuch Measures, nor do we approve of the Measures he has pursued; but when those Measures are made publick, if it should appear that they were such as tended to procure Peace and Accommodation, furely this House, nay the whole World, ought to acknowledge his Majetty's Goodness and Wisdom in that Respect; and all that can be supposed to be meant by this Paragraph is, to acknowledge that there is more Wisdom and Goodness in pursuing such Measures towards procuring Peace, than in pursuing such Measures, as might tend to involve the Nation and all Europe too precipitately in War: This then cannot, I think, be supposed to be an Encomium upon any Minister, nor an Approbation of any of the Measures that have been purfued.

By the other l'aragraph it is proposed, to express the just Sense we have of his Majesty's Regard for the publick Tranquility, and of his Endeavour to form, in Concert with the States General, fuch a Plan of Pacification, as his Majefty conceives is confiftent with the Honour and Interest of all Parties, as far as the Circumstances of Time and the present Posture of Affairs will permit : Here again we approve of nothing: We do not approve of the Plan that is to be offered; we do not fo much as approve of any one Step that has been taken in the forming of that Plan; we only acknowledge his Majefty's tender Regard for the publick Tranquility, in endeavouring to form such a Plan as may reflore it: This furely is what no Man can deny, nor hefitate one Moment in acknowledging; and I believe that it will be as readily granted, that it was better to form this Plan in Concert with the States General, than to form it without any such Concert. So that I cannot really comprehend how this Paragraph can be interpreted to be an Encomium upon any Minister, or an Approbation of any Meafure: And therefore, tho' we knew nothing of the Menforce that have been pursued, nay, tho' we even had a violent Suspicion that wrong Measures have been pursued, neither our Ignorance nor our Suspicions can be any Objec-

tion to either of those Paragraphs.

As to our Ignorance of the Measures that have been lately purfued, it is certain we are ignorant of a great many of them, and it is necessary it should be so; for with refpett to publick Transactions, especially those with foreign Courts, it is absolutely necessary that many of them should remain fecret for feveral Years after they are paffed; nay, there are some that ought for ever to remain a Secret: And that any Transaction can remain a Secret long after it has been communicated to this House, I believe no Gentleman will pretend to affirm; for the' the Members of this House might perhaps depend upon the Fidelity and the Secreey of one another, yet we cannot answer for the Strangers that may be amongst us. This, Sir, was the only Reafon, why this House was pleased to put a Negative upon the Mations pointed at by the honourable Gentlemen; and as I had likewise the Honour to be then a Member of this House, I heard such Reasons given for not complying with those Motions, as convinced me, that a Compliance with any one of them would have been one of the greatest Injuries we could have done our Country : It was not that the Authors of those Transactions were afraid, on their own Accounts, that the Transactions they had been concerned in should be exposed to publick View; it was impossible it could be fo; for if they had been poffeffed with any fuch Fears, if they had given the least Ground to suspect they were fo, it would have been a good, and I am perfuaded a prevailing Reason for this House to have complied with those Motions.

\* But, Sir, as to the Suspicions that some Gentlemen may entertain, with regard to all or any of our past Meafures, it is impossible to fay any Thing of them, unless the Gentlemen will be pleased to acquaint us with the Grounds of their Suspicion: When they do that, it may perhaps be in Gentlemen's Power to shew, that those Grounds are very for from being folid. They talk of our having been for a long Time amaled with Hopes, and of our having been defined to have Patience : 'Tis true, Sir, there are fome amongst us, not in the House I hope, but in the Nation, I will fay, there are a great many who have been long amuled with Hopes, who have had a great deal of Patience : They have, indeed, been under a continual Course of Patione ever fince the Beginning of the late Reign: They have not yet feen, and I wish they may never fee that Event sarren, which they have been to long hoping for, which

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Aano S. Geo. H. 1734-35.

Power, yet some of them may be blind to their own Interest; nay, it is very probable some of them always will; and are we to neglect what is necessary for our own Security. or to refuse contributing any Thing towards preferving or restoring the Balance of Fower, because every one of the other Parties concerned will not contribute their proportionable Share? This, in my Opinion, would be a very odd Sort of Maxim for us to lay down; it is such a one as I hope will never be infifted on in the Councils of Great Britain. Suppose, for Example, our Neighbours, the States General, should be fo blind to the real Interest of their Country, as to look quietly on till they faw any one of the Powers of Europe extend their Conquelts fo far, as to be able to give the Law to all the rest; would that be a Reafon for our behaving in the same Manner? No, Sir, let our Neighbours do what they will, it is incumbent upon us to look in Time to our own Security; and I hope we shall always be ready to do what our Honour and our Safety may require, upon every such Occasion; for if ever we should resolve to put ourselves to no Charges for preserving the Balance of Power, unless the States General, or any other Nation in Europe, would agree to join with us, and to bear a proportionable Share of the Expence, we should from that Moment become dependent upon that other State, and confequently should be neglected and despised by all the other Powers of Europe.

'Therefore, Sir, as the Amendment proposed tends, in my Opinion, towards shewing a Dissidence in his Majesty's Conduct; and as it tends towards placing this Nation in a Sort of Dependency upon other Powers, I cannot but be against

15.

To the above it was replied by the same Members, who were for the Amendment, as follows:

Mr Speaker,

Although I have had the Honour to be long a Member of this House, yet I find I never knew the whole of my Duty till this Day; for I always imagined that we met here to do Business, and not to make Compliments. I shall never be against expressing our Loyalty and our Fidelity to our Sovereign, upon every proper Occasion; because I take it to be no Compliment, I take it to be our Duty, and immemorial Custom has established it as such, at the Beginning of every Session of Parliament; but to applaud his Majessly's Wisdom, his Goodness, and his tender Regard for his People in every Part of his Conduct, which he may be pleased to mention in his Speech, is a Method of expressing ourselves which ought indeed to be called Complimenting if can be called nothing else, because it cannot be sincere,

Le Morpeth.
Ld Noel Someriet.
Mr Shippen.
En Tho, Allon.
Mr Dandri.
Mr Gilbon.
Mr Sandys.
Mr W Plumer.
Mr W Pulmage.

wirn we bestow those high Epithets upon what we know Anno S. Geo. II. thing about. This, indeed, I never before understood to le any Part of our Duty, and I am fure the Cultom is not memorial; for if Gentlemen will look but a very little Way back in our Journals they will fee when it began; and I must fay. I am forry it was ever begun; for, in my Opimon, it derogates highly from the Honour and Dignity of Parliament, and from that Sincerity and Simplicity, for which this Nation was, in ancient Times, fo deservedly

\* The honourable Gentlemen appear under a great Concem for those who have the Honour to serve the Crown : Perhaps my Concern for them is not fo great; and for this Region it may be, that I do not think their Talk fo hard; I confeis that when I observe any Modesty in them, I am apt enough to suspect that it proceeds from Consciousness of Guilt, rather than from Consciousness of Merit; and in their Motions for Addresses they have of late so very seldom Bewn any Modelly, that I was furprized to find the leaft Appearance of it upon the present Occasion- However, Se, it cannot be faid that the Modelly they have now shewn is in any Degree excessive; for as the Speeches from the Throne are, by the Cultom of Parliament, Supposed to be Speeches from the Ministers; and as his Majesty's Conduct, when it comes to be confider'd in this House, is always suppoled to be the Conduct of his Ministers, I cannot allow that those, who propose that we should talk so much in cor Address of their Wisdom and Goodness, and of their tender Regard for the publick Repose and Tranquility. have testified any excessive Degree of Modesty, though it may perhaps appear to be a little more than what has lately been usual upon such Occasions. If the Gentlemen had been pleafed to have left out the two Paragraphs in which thefe Compliments are contained, their Modesty furely would have been greater, and their Talk would certainly have been because the Motion would have been shorter; and I am convinced it would have given more Satisfaction to the Majority of the Nation, and I hope, to the Majority of this House.

I must fay, Sir, I am not a little surprized to hear Gentleman undertake to shew, that neither of the two Paragraphs found Fault with, contain an Encomium upmany Minister, or an Approbation of any Measure: I am prinaded, every Man without Doors that reads them will a nic otherwise; nay, I am convinced, that all those, who the not acquainted with our modern Refinements in Politicks, hat we could not with any Sincerity express our-

anno 8. Geo. 11. fee that they deferved those fine Epithets we are to give them: They will not confider that thefe fine Expressions are defigned only as Compliments, and therefore do not require

any Sincerity.

As to the first Paragraph, the honourable Gentleman has acknowledged, that if the Words too precipitately had not been put in, it would have been a Declaration, at least, that it was neither necessary nor incumbent upon us to engage in the War, which was a Declaration this House could not decently make, without knowing fomething more of our late Transactions than have been yet communicated to us: And an honourable Gentleman, who fpoke before him, has fhewed, I think, to a Demonstration, that the putting of those Words in our Address will carry an Infinuation, which I hope no Man will apply to his Majesty, whatever may be done with respect to the Ministers: But the Paragraph, even with these Words, imports a Declaration from us, that it would have been precipitate, it would have been rash, to have involved the Nation in War before this Time; which is a Declaration we cannot, in my Opinion, make, without more Lights than we have at present before us : But suppose that we are convinced of the Truth of this Declaration, what are we then to do? We are to acknowledge his Majesty's Wisdom and Goodness, or rather the Wisdom and Goodness of his Ministers, in not having been guilty of a rash Action; and whether such an Acknowledgment be consistent with the Dignity of this House, or even with common Sense, I must leave to Gentlemen to judge?

. With regard to the other Paragraph, allow me to suppole, Sir, that we were by the Treaty of Vienna, or otherwife, obliged in Honour to fend immediate Succours to the Emperor, would it not look very odd in us, to make our Acknowledgments to those who advised his Majesty to interpose only as a Mediator, when he was in Honour obliged to engage as a Party in the Dispute? Let me suppose again, that there were feveral Disputes and Differences subliffing between this Nation and any one of the Parties concerned in the present War, which Disputes and Differences we had no Hopes of accommodating in a friendly Manner; and which were of fuch a Nature as could not be given up, without in-juring both the Honour and the Interest of the Nation: In fuch a Cafe, could we have had a more proper Opportunity to vindicate our Honour and our just Rights? and if so, care we make any Acknowledgments to those who have advised his Majesty not to lay hold of such a fair Opportunity ! Then, as to our Concert with the Dutch, whether there has been any such or not, does not, I am sure, appear from any publick Step they have taken ; and therefore I do not

fee how we can make our Acknowledgments on that Account:

I hope, however, it is so; I hope they have acted in every

Thing in Concert with us, as well as we have done with
them. I believe it is their Interest as well as ours to act in
that Manner; but a Nation may mistake its own Interest,
and therefore I may suppose that they have been from the
very Beginning of this War, and even before it broke out,
engaged in a separate Interest; if so, can we make any Acknowledgments to those who have advised his Majesty to concert any Measures with them? All these Suppositions may
be true, for what we know; and yet by agreeing to this
Paragraph we must presume every one of them to be false,
otherwise we must appear to be inconsistent with ourselves.

'Thus, Sir, even to take thefe two Paragraphs in the Sense that the honourable Gentleman has put upon them. we must suppose we were no way engaged, either in Honour or Interest, to take a Share in the present War; that it would have been precipitate and rash in us to have engaged in it, and that the Dutch are engaged in the same Interest, and have acted in every Thing in Concert with us; which are Suppositions we have not, I am afraid, any great Reason to make: But our Conflituents, the People who feat us hither, and whose good Opinion we ought to preserve, will go farther: They will, from these two Paragraphs in our Address, suppose, that the Measures pursued by the Minifters, for procuring Peace and Accommodation, have been wife and good; that the Plan of Peace is fuch a one as it ought to be, and that the most prudent Measures have been taken to make it effectual; and if they should afterwards find themselves mistaken, what Opinion can they have of our Wisdom and Goodness? I am afraid it will be but a poor Excuse, to an honest, fincere Country-Gentleman, that he is never to look for Sincerity in the Addresses of this House, and that we never mean any Thing but Compliment by any general Expressions in them.

From what I have faid, Sir, I think it will appear, that both our Ignorance and our Sufpicions are good Arguments against our making such high Compliments to the Ministers; for it is upon them these Compliments are, by the Custom of Parliament, presumed to be bestowed: His Majesty has no Concern in the Debate, and therefore we may treat the Subject with the more Freedom. Our Ignorance, as to all our late Transactions, is very great, and if suture Parliaments our late Transactions, is very great, and if suture Parliaments should be always of the same Opinion the last was of, we are like to remain for ever in the most profound Ignorance; for I did not hear one Argument made Use of in the last Parliament against the Motions then made, for some Insight into our Foreign Affairs, but what will for ever he as strong as it.

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was at that Time: The Motions then made were not for a Discovery of any of the Transactions then upon the Anvil: These Motions were only for some Papers, relating to Transactions that had been quite finished several Years before; and the only Reason I heard given for refusing us that Favour was, that the publishing of such Papers, the discovering of such Transactions, might open old Sores, they might relate some way or another to the present Transactions, and therefore it was not proper they should be laid before us a nay, we were not so much as allowed to call for them, in order to have had that Answer from his Majesty, from whom only it was proper for this House to take any such Answer. At this Rate, Sir, we shall never have any Account of the Transactions of any Minister till some new Favourite starts up, and resolves to disgrace his Predecessor, by exposing

the Wickedness or the Folly of his Conduct.

' That our late Conduct has not been quite fo prudent is, I am fure, very much suspected by the Generality of the Nation, whatever it may be by the Majority of this House. We have been long amused, Sir, we have had a great deal of Patience, but it is not, Sir, that Sort of People, meant by the honourable Gentlemen, who have been so amused: It is not the Dif ffected, the Enemies to his Majefty's Family and the prefent happy Establishment, who have been obliged to have Patience; no, Sir, fuch Men are, I believe, glad to fee fuch Measures pursued: It is those who are well affected towards his Majerly, those who are real Friends to the prefent Establishment, who have been lately amused, and it must be acknowledged they have had a great deal of Patieuce. That the Nation has been affronted, that our Trade has been interrupted, that our Merchants have been plundered, and our Seamen most cruelly used, are Facts not to be controverted. Whether they have proceeded from the ambitious Projects of foreign Courts, or from the Blunders of some of our own People at home, is a Question this House ought to look into; and for that Purpole we ought to infift upon having all necessary Lights laid before us. But for the present, I shall suppose, that they have all proceeded from the ambitious Projects of foreign Courts : What Satisfaction then have we obtained for the Infults and Indignities we have suffered? What Reparation have our Merchants got for the Loffes they have fuftained? Is this Nation brought fo low, that we must submit to suffer, to be disturbed, by the ambitious Projects of foreign Courts, without daring once to infift upon an adequate Satisfaction, a full Reparation? I hope not, Sir; and 'till an adequate Satisfaction and full Reparation be obtained, I shall not be ready to agree to pail Compliments upon our late Conduct. If we

have met with to few or fo fmall Disturbances, if our Trade Anna v. Geo. 12. has in greatly increased, what Advantage hath the publick respect from the happy State we have been in ? What Part of the publick Debts have we discharged? What Taxes have we relieved the People from? Surely, Sir, if we have been for so many Years in such a happy State, a great Part of our Debts might have been discharged, and several of our most grievous Taxes taken off. But the Fact is otherwe is we have been every Year keeping up great Armies, firting out great Fleets, and putting the Nation to a valt Expense. In thort, Sir, we have been for these several Years in a very odd Sort of State; we have had War without Horilities, and Peace without Quiet; and while the Nation continues in the same mongrel Sort of State, shall this House pass high Compliments on the Conduct of our Mi-

To pretend, Sir, that the Amendment offered will shew a Diffidence in his Majesty's Conduct, is to tell this House, that we must never recommend any Measures to our Sovereign, or rather to the Ministers of our Sovereign; which is a Maxim no Member of this House will, I hope, admit Surely, Sir, we are not to neglect our Duty to our Country, or to our King, for fear of giving foreign Courts Coole to think that we have a Diffidence in his Majesty's Cond &: Such Surmifes we are always to difregard, even the c e Nation were in much greater Danger than it is at present; and for this we have many Precedents, but one I hall take Notice of, which I think directly to the Point. I believe it will be granted, that in the Year 1702 this Nation was in greater Danger than it can be supposed at preient I we had then actually declared War against France and Spain, who had at that Time in Alliance with them the King of Portugal, the Duke of Savoy, and the Duke of Bayana, whereas we had none but the Emperor and the Dutch; yet in that Year this House not only recommended to the late Queen, to prevail with the Dutch to prohibit Trade with France and Spain; but actually made it one of the Conditions of the Power they gave her to augment her Forces, and that no foreign Troops the should take into her Service, should enter into English Pay 'till that Condition was complied with. I do not doubt but the House was then told, that fuch a Recommendation, much more such Condition annexed to this Grant, would shew a Mistrust in her Majesly's Conduct ; but they thought it their Duty m do fo, and therefore they had no Regard to fuch Infipostions; and we all know, that their Behaviour was attendm with no bad Confequence.

Anno S. Geo. 11. 1734-35.

The Balance of Power in Europe is certainly of as much Consequence to other Nations as it is to this; and when it comes to be really in Danger, it is not to be questioned but we shall find other Powers as ready to join with us as we are to join with them, for its Preservation; and unless we shew too much Readiness to bear all the Expence, it is also certain, that those who are in equal Danger will never refuse to bear their proportionable Share of the Expence. But if ever this Nation should set itself up as the Don Quixote of Europe, we may then expect that most of the Powers of Europe, who are not immediately attacked, will leave the whole Burden upon us; and this, I am afraid, is too much the Case at present; for as our Neighbours the Dutch are more exposed to the Danger than we are, I must conclude from their Inactivity, that either they do not think the Balance of Power in Danger, or otherwise we have given them Room to believe that we will take upon us the Defence of this Balance, without putting them to any Trouble or Expence; and for this Reason I think it is become absolutely necessary for us to give some such Recommendations to his Majesty, as is proposed by this Amendment, in order to convince the World, that we are refolv'd not to fet ourselves up as the Dupes of Europe. Such a Refolution can subject us to no Dependency, because it is a Resolution we can alter whenever we have a Mind; for if such a Case should happen, as it is hardly possible it ever will, that most of the Nations in Europe should resolve to look tamely on, and see the Balance of Power quite overturned, I should then think it the Duty and the Honour of this Nation, rather to play the Don Quixote of Europe, than to fee our own Liberties swallowed up in the Ruins of those of our Neighbours.'

Then the Question being put for agreeing to the Amendment, it passed in the Negative by 265 to 185. Where-upon the Address was agreed to, without any farther Debate; and a Committee was appointed to draw up the same.

An Address of Thanks agreed to; And presented.

Jan. 28. The Address was reported to the House by Mr Hedges, and agreed to.

Jan. 29. The same was presented to the King as follows.

The Address.

Most gracious Sovereign,

W E Your Majetty's most Dutiful and Loyal Subjects, the Commons of Great Britain in Parliament aliembied, beg Leave to return Our humblest Thanks, for Your Majetty's most gracious Speech from the Throne; and to acknowledge, in the most grateful Manner, Your Majetty's tender and affectionate Concern for the Wel-

fare of Your People, in fleadily purfuing fuch Meafures as have tended towards Peace and Accommodation, rather than to involve too precipitately this Kingdom, and

\* all Europe, in a general and bloody War.

Among so many differing Interests and contending Powers en engaged in the present War, it is Your Majesty's Wisdom and Goodness alone, which could have secured to Us Our present happy Situation; and the Crown of Great Britain could never appear with greater Honour and Lusure, than by Your Majesty's interposing Your good Office between the contending Parties: And as they have received them with due Respect, we cannot but hope, their own Prudence will help to compleat so desireable a Wood.

It is our Duty, and we beg Leave to express the greatell Grantude to Your Majeity, for the Care and Concern, which must have attended Your unwearied Endeavours, both in beginning and carrying on these good Office, which being accepted, have brought Things to so great a Forwardness, that a Plan, in concert with the States General, may in a short Time be offered to the Consideration of all the Powers engaged in the War; which, notwithstanding the great Difficulties that must attend so great a Work, may serve for the Bass of a general Negotiation of Peace, consistent with the Honour and Interest of all Parties, as far as the Circumstances of Time, and the present Situation of Affairs will permit.

If these Measures, concerted for the common Repose and Tranquility of all Europe, should unhappily meet with any Disappointment. Your Majesty's Wisdom and Care man be acknowledged to have deserved that Success, which the wisest Counsels cannot always command. But, whatever the Event may be, We beg Leave to affure Your Majesty. That this House will Chearfully and Effectually raise such Supplies, as shall be necessary for the Houser and Security of Your Majesty and these Kingdoms, and enable Your Majesty to act that Part, which Houser, and Justice, and the true Interest of your People shall call upon Your Majesty to undertake.

To this his Majesty made the following Answer +

Gentlemen,

Return you my Thanks for this dutiful and loyal Ad- His Majenty's Andreffs. I depend entirely upon Your Fidelity and Af. Wer therein.

"fection, and Your due Regard to the publick Welfare, that I shall be supported in fuch Measures, as I may be

Anna & Geo. 11.

"Honour and Interest of My Crown and People shall be the Rule and Guide of all My Actions and Refolutions."

Motion, in the Grand Committee on the Supply, for granting 30,000 Men for the Sea-Service, for the Year 1716.

Debate thereon. Sir R. Walpole. Mr H. Walpole. Mr Oelethorne. February 7. The House being in a Grand Committee on the Supply, a Motion was made. That 30,000 Men be employ'd for the Sea-Service for the ensuing Year: But some Members declaring that they thought 20,000 Men sufficient, a great Debate ensued; and the Motion for 30,000 Men was supported by Sir Robert Walpole, Mr Horatio Walpole, and Mr Oglethorpe as follows:

Mr Speaker,

With respect to the Question now before us, I hope no Gentleman expects, that for his Satisfaction his Majetty should be obliged to disclose to this House all the Secrets of his Government, all the Negotiations he is now carrying on with foreign Powers, and all the private Informations he may have received, in relation to the Views and Defign of the feveral Powers now engaged in War: Nor can it be expected that his Majesty should now declare positively to us what he is resolved to do, in relation to his engaging or not engaging in the present War : If any such Thin could be done, I believe it would very foon put an Ento the Question, but no such Thing has ever yet been practifed, nor has this House ever thought such a Practice ne ceffary, for inducing them to agree to any Demand made by the Crown, and I hope it never will. For if ever this should come to be thought necessary, it would lay this Na tion under a very great Difadvantage; because it cannot be expected that what is once disclosed, in such a numerou Affembly, should continue long a Secret; from whence this Inconvenience would necessarily ensue, that foreign Power might, at all Times, proceed with great Secrecy in their Measures, for the Destruction or Disturbance of this Nation while we could do nothing to annoy our Enemies, nor ever be provided for our own Defence, but in the most open and publick Manner. Nay, if our King should at any Tim get Information of the Deligns of our Enemies, he would be obliged to discover to this House, that is to say, h would be obliged to tell our Enemies, from whom he has that Information, and on fuch a Supposition 'tis certain no Information would ever be given to us; we could neve know any Thing of the fecret Deligns of our Enemies, ti the very Moment of their Execution; and therefore w must conclude, that such a Maxim in this House would b absolutely inconsistent with the Safety of our Country. For this Reason we must, in the present Case, and in all for Cafes, take the Argument entirely from what appears in h

Machy's Speech, and from those publick Accounts, which Anne 8. Geo. 112 se known to every Gentleman in the House. Upon this Footing, Sir, and upon none other, shall I presume to give my Reasons for agreeing to the Augmentation proposed; and, indeed, upon this Footing the Reasons are, in my Opition, so evident and so strong, that there is no Occasion for inquiring into any Secrets, in order to find other Reafons for our agreeing to this Augmentation. From what has as yet appeared we are not, 'tis true, obliged to engage in the prefent War; for as the Motives, or at least the pretended Motives of the War, relate entirely to the Affair of Poland; and as that is an Affair in which the Interest of this Nation is no Way concerned, we are not obliged to engage in the War upon that Account : The Emperor has, called upon us for the Succours, which he pretends tre Ripulated by the Treaties fublishing between us; but as we are not, by any Treaty, engaged to support either one Party or the other in Poland, or to support his Imperial Majelly in his Views relating to that Kingdom, therefore we do not think ourselves obliged, by any Treaty subfilling between us, to furnish him with Succours in a War, which has been occasioned, as is pretended at least, meerly by the prefent Dispute about the Election of a King of Poland. If we were absolutely certain, that the Motives assigned were the real and the only Motives for the present War; if we had a full Affurance that the Parties engaged would carry their Views no farther, I should readily grant that there would have been no Occasion for our putting ourselves to my Expence, nor would there be now any Necessity for the Augmentation proposed; but this is what we neither could at the Beginning, nor can yet depend on. Foreign Courts may have secret Views which cannot be immediately Charvered : but his Majesty, by offering to interpose his good Offices, has taken the most effectual Method for discovering the fecret Views of all the Parties concerned; and by the Interpolition of his good Offices he should distower, that either of the Parties engaged in War will accont of no reasonable Terms, we may from thence conclude, at the Affair of Poland was not the only and real Motive the War; but that under that Pretence there was a Delign formed to overturn the Balance of Power in Europe; which Cafe we should be obliged, both in Honour and Interest, as well as by Treaty, not only to take a Share in War, but to join wish all our Force against that Party, who we found had formed fuch a Defign.

he Formation of every Delign for overturning the

no s. Geo. IL to put it in Execution, he must have some Hopes of Si The Ambition of our Neighbours, Sir, is what we prevent, but we may, by proper Precautions feafonably deprive them of all Hopes of Success; and by so do shall always prevent their attempting to put their De Execution. From this Maxim we may fee the Wifd the Measures taken last Year: His Majesty did no himself obliged to take any Share in the War, but Ambition of either of the Parties engaged might involve this Nation in the War; therefore he offer interpole his good Offices for bringing about an A modation: Whatever might have been the Views Parties engaged at the Beginning of the War, yet upo ing this Nation put itself in such a Posture of Defence all thought proper to drop any ambitious Views they then entertain, by accepting of the good Offices his jefty had offered: Their ready Compliance in this re can be attributed to nothing but the Preparations we last Year, and the Powers that were granted by last of Parliament to his Majesty; for by these we de them of all Hopes of fucceeding in any of their am Views. It was this, Sir, that produced an Acceptance good Offices his Majesty had offered; and if we flacken in our Measures, if we should discontinue on parations, it would render us despicable in the Ey all the Parties engaged in War, and would confeq disappoint the good Effects we have Reason to from that Acceptation. At the Beginning of last it was very well known, that the French were fitting large Squadron at Breft, and were providing Trai and a Land-Army to be fent along with that Squadron der Prentence of relieving Dantzick. In fuch a Situ Sir, I should have thought those, who had the Hon advise the King, very imprudent, or very unfaithful fellors, if they had not advised him to put the Natio mediately into a State of Defence; for though it was bable, neither the French nor any other Power wou tack us while we continue neutral, yet it is certain then, and always will be, very much the French I to have this Nation of its Side; and if they had feen, or should upon any such Occasion fee, that it be easy to overturn our Government, by our not bein ficiently provided for Defence, and could, by overti our Government, get Numbers of this Nation to join them, it would then have been, and always will be, their while to make the Attempt; therefore, in or preferve the Peace and Quiet of the Nation, we our ways to be upon our Guard, and ought to make forme

tional Provision for our Defence, when any of our Neigh- Anno 8. Geo. 11. bours are fitting out large Squadrons, which may possibly be made use of to attack or invade this Nation. This, Sir, was the Reason, and this was then, I think, a sufficient Reason for his Majesty's desiring 20,000 Men the last Selfion of Parliament, for Sea Service; but from what has fince happen'd, this Reason seems to have gathered a little more Weight; for tho' there was no particular Reafin to fulpect, that the French Squadron was defigned against us, yet there was no other Place in the World for which it could be defigned, except Dantzick; and whether it was defigned for Dantzick, or not, it is certain it did not go to Dantzick; for we all know it continued at Breft the whole Summer.

After the last Session of Parliament had agreed to the 20,000 Seamen defired by his Majesty, he had an Account, that besides the Squadron fitting out at Brest, both the French and the Spaniards had given Orders for fitting out all their Ships of War, lying in any of their Ports, from Toulon round to Brell; from whence his Majesty, with great Reason, thought it absolutely necessary to make a farther Addition to his Naval Force; for which Purpose he applied to his Parliament for a Power to do fo; and in Purfunce of the Powers granted him upon that Application, he has fince made an Addition of 7000 Men to the Sea Service, fo that our prefent Naval Establishment confists of 27,000 Men 1 7000 of which must be reduced, if we chould agree to grant but 20,000 Seamen for the enfuing Year.

. Having thus, Sir, laid the prefent State of our Naval Force before you, let us confider the prefent State of the Affairs of Europe, the Circumstances our Neighbours are in, and the Circumstances we are in ourselves. As to the Affairs of Europe, it is certain they feen to be in no le's dangerous State than they were last Year; his Majesty's good Offices are, indeed, accepted of, but that Acceptation has not as yet produced the wilh'd-for Effect, nor can it be capected it should, if his Majesty should appear to be less powerful when he comes to offer Terms of Peace, than he was when he made the Offer of his good Offices; we canbot therefore, from the prefent State of the Affairs of Europe, draw any Argument for diminishing our Naval Force. Then as to the Circumflances of our Neighbours, it is very testain, that not only all the Ships of War, fitted out either of the French or Spaniards, are continued in Commission ; but both these Nations are with the utmost Application rebuilding and repairing every Ship of Force they have in their Dominious, and are believes building new Ships of Pos. IV.

Anno 8 Geo. 11. War as fast as they can; from whence I think it is evident. that instead of making any Reduction of the Naval Force we had last Year, we ought to make some Addition, and the Addition proposed, which is properly but 3000 Men.

is, in my Opinion, the least that can be thought of.

'This, Sir, must be thought still more reasonable, if we confider our own particular Circumstances, and the Difficulty there is of getting our Seamen together after they are once dispersed. In Countries where absolute and arbitrary Government prevails, they have all their Seamen registered, and they always know where they may find them when they have Occasion for them: Their Seamen, as well as all their other Subjects, are under a Sort of martial Discipline, they cannot abient themselves without a Furlough, and they must remain absent no longer than their Furlough gives them Leave; by which Means the Government always knows what Number they may depend on upon any Emergency. But in this happy Country, where every private Man enjoys his full Liberty, we cannot command our Seamen to flay at Home, nor can we call them Home when we have a Mind; for, notwithstanding the Difficulties which every one knows we found last Summer, to man the Fleet then fitted out, yet it was computed there were at least 11,000 British Sailors employed all last Summer, on Board of British Ships in the Service of Foreigners, either as Transports or as trading Ships. In this Country we never have any way of providing Sailors for our Fleet, upon any fudden Emergency, but by pressing those Seamen we find by Chance at Home, or upon our own Coasts; and this Method is always attended with fo many Inconveniencies, that, in order to prevent our being at any Time reduced to that Necessity. every Man who has a due Regard to the Liberty and the Happinels of the Subject must agree, that we ought, upon every Occasion, to begin early to provide against any Danger we think we have Reafon to apprehend.

In all the Meafures we have hitherto taken, relating to the prefent War, our ancient and natural Allies, the Dutch. have cordially joined with us in every Thing: They joined heartily with his Majerly, in offering their good Offices for composing the present unhappy Differences in Europe, and they have likewife joined with his Majesty in concerting a proper Plan for a Pacification. It may perhaps be infinuated, that they have put themselves to no Expence on account of the present War; but this is neither a just nor a true Infinuation; for it is very well known, that before this War broke out, they had refolved to have made a very confiderable Reduction of their Land Forces. Every one knows, that foon after the Peace of Utrecht they reduced

their Army to 32,000 Men, and for feveral Years after they Anne 3. Geo. IL. kept it at that Number; but upon a Change which happened in the Affairs of Europe, they augmented it again to 12,000 Men, and at that Time we likewise found it neceslary to increase our Army to 25,000 Men. The War with which Europe was then threatened was happily prevented; and as foon as it was, we immediately began to reduce our Army; we reduced at first 5000, and foon after 3000, of the Number we had increased it to; but the Dutch made at that Time no Reduction; they never thought of making any Reduction till the very Year before the present War broke out : then indeed, a Resolution was actually taken in some of the Provinces to reduce 10,000, and that was soon to have been followed by the Reduction of another 10,000, in order to have brought their Army to its former Standard of 12,000 Men; and both these Reductions have been put off. meerly on account of the present War: So that, to speak properly, they have put themselves to the Expence of maintaining 20,000 Men ever fince the War began; and therefore it is not to be wonder'd if they have made no Addition to their Fleet, especially if we consider, that they are in no Danger of being attacked by Sea, and the bad Condition their Navy happens to be in at prefent, which is occasioned by the vall Expence they were put to during the late War, in which they were obliged to maintain a much greater Number of Land-Forces than we maintained, and were farther obliged to be at the Expence of all the Sieges that were undertaken during the War.

. The Dutch, 'tis true, Sir, concluded a Treaty of Neutrality with France, with regard to the Austrian Netherlands; but it is not from thence to be concluded, that they are engaged in any Interest separate from us. They were no way concerned in the Affair of Poland, no more than we; if their Barrier was fecured, and the Balance of Power not brought in any Danger, they had good Reason to think themselves no way concerned in the War; the first they provided for by their Treaty of Neutrality, and the lait could be in no Danger, as long as the Parties engaged in War confined their Views to what they then publickly declared; but if either of them should begin to extend their Views, and thereby bring the Balance of Power into Danper, the Dutch would be then at Liberty, and would certunly do what was incumbent upon them in fuch a Consofture 1 and till that Conjuncture happens, we can have to more Concern in the War than they: Nay farther, is the concluding of that Treaty of Neutrality, fo careful see the Dutch to preserve to themselves a Liberty of doing afterwards what they thould find proper; that by an

express

Anno S. Geo, II. express Provision in the Treaty, they have reserved to themfelves a Power of fending the flipulated Succours to the Emperor, in case they should find it necessary so to do.

Thus, Sir, it appears that the Dutch are so far from having fallen into any Measures separate from us, that they have continued a heavy Charge upon themselves, in order to be ready to join with us in any Measure that may hereafter appear necessary, for preserving the Balance of Power in Europe; and for that Reason, as well as a great many others, I think it is incumbent upon us to put ourselves in such a Condition, as may enable us to act that Part which Great Britain ought to undertake, in the glorious Cause of preserving and fecuring the Liberties of Europe.'

In Opposition to the above Motion, and to shew the Sufficiency of 20,000 Men for the Sea-Service, Sir John Barnard, Sir William Wyndham, Mr William Pulteney, Sir Jofeph Jekyll, and Mr Willimot, Member for London, urged

lowing Arguments. Mr Speaker,

I believe it was never pretended to be laid down as a Maxim in this House, that, in order to induce us to agree to the Demands made by the Crown, the King was obliged to disclose to us all the Secrets of his Government : but when we are to lay heavy Taxes upon the People we represent. I must think some other Reasons ought to be given us than those we meet with in Publick Gazettes, and common News-Papers; fuch Accounts I shall always think below the Notice of a British House of Commons; but fince we have at prefent none other before us, I shall condescend. or rather beg Leave, to argue from such Informations, as well as the Gentlemen who icem to differ from me in Opinion : However, I hope this Practice will not be drawn into Precedent, for I shall always think it inconfistent with the Honour of this House, and with the Duty we owe to our Constituents; we ought never to ground our Opinions upon any Informations, but fuch as we receive directly from the Throne, or fuch as are laid before us in the most folemn Manner; and if in any Cafe we ought to be cautious in this Respect, it ought surely to be in Matters, which may any way relate to the loading the Subject with Taxes.

\* As no Account has been laid before us of any of our late Treaties or Negotiations; as we have had no Account how this Nation flands engaged, with Respect to either of the Parties now at War, it is certain, that the Argument now before us must be taken up intirely upon the Footing of his Majesty's Speech, and of those publick Accounts, which every Man knows who is a Member of any Coffee-house Club, as well as every Gentleman who has the Honour to

Sir J Barmard. Sir W. Wyndham. Mr W Paiteney. Sv J Jekyil. Mr Willimot.

be a Member of this House. If we look into his Majesty's Anno 8, Goo. II. Speech, we there find that he has not yet engaged himfelf my way but by his good Offices, for reconciling the Differences at prefent subfilling in Europe : From his Majesty's Speech it cannot therefore be pretended, that we are now in any greater Danger than we were last Year, unless these good Othces have been employed in fuch a blundering way, by those his Majesly has entrusted, as to make us Parties in the Dispute, which I hope no Man in the least suspects; and therefore, from his Majesty's Speech, there cannot be drawn any Show of an Argument for the Augmentation proposed.

The Argument then, Sir, must rest wholly upon the Accounts we have from publick Gazettes and News-mongers; and if any Credit can be given to such Informations, I mult now think, as indeed I have always thought, that 20,000 Senmen were more than fufficient for the Service of this Nation last Year; for, considering that those from whom we have any thing to fear by Sca, were then deeply engaged in War, it could not be supposed that they would infuls or invade us, unless they had found that we were to have engaged against them. I shall grant, that it would have been very much for the Interest of France to have lad this Nation join with them; but confidering the great Stareling Army we then had in Britain and Ireland, confidering the Number of Ships we then had in Commission, and confidering how generally well affected this Nation is to the present happy Establishment, can we suppose that France would have attempted to overturn our Government with a Sceadron of 18 or 20 Men of War, and an Army of 4 or ( Regiments; when by making fuch Attempt, and failing in they would have drawn the highest Resentment of this Nation upon themselves; and that at a Time when they were deeply engaged in War with another Power, and when without such a Provocation they had, in all Appearance, noto fear from this Nation? Apprehensions founded upin (nch odd Suppositions can never be wanting; and if this House should give way to such Apprehensions, we must never expect to be relieved from the Load of Debts and Taxes to now groan under.

But. Sir, we had the last Year so little Reason to fear that France had any Defign against us, that it was certain, ber Fleet which was fitted out at Breft, was at first defor the Relief of Dantzick, and would probably have thither time enough to have prevented the Ruin of at trading Protestant City, if it had not been for our exand, I think, unnecessary Armaments in Bri-The honourable Gentleman took Notice, that the In Peer did not go to Dantzick, and feemed from thence Anno S. Ceo. 11. 1734-35.

to infinuate, that it was defigned against this Country, if the Defign had not been prevented by our Preparations ; but it is very well known, that it was our Preparations that prevented that Fleet's failing to Dantzick, as it was really defigned : it is very well known, that Spain imagined our Fleet was defigned for the Mediterranean, in order to prevent their Expedition against Naples and Sicily, and therefore they infifted upon it, that the French Fleet should remain at Breft, in order to watch the Motions of the Fleet we were fitting out. This, Sir, was, I believe, the true and the only Reason why that Fleet did not fail to the Relief of Dantzick; but this was not the only Effect of our voting 20,000 Men for Sea-Service : Neither France nor Spain could imagine, nor could they, I think, have any Reason to imagine, that we were putting ourselves to such a vast Expence, for no other End but to make a Show at Spithead or in the Downs; they both began very reasonably to suspect, that we had some Design against them; and, upon this Account they both began to add to their Naval Preparations: This again we find, increased our Jealousies and Fears, and produced that memorable Vote of Credit, with which the last Parliament, I may fay, expired; and, in Purfuance of that Vote of Credit, we are now told, this Nation has been charged with maintaining 7000 idle Seamen, belides the 20,000 voted last Session of Parliament: Thus one unneceffary Expence produc'd another, and both are now join'd together, not only to be continu'd, but also to produce a third.

. However, Sir, though I am still of Opinion, that 20,000 Men was a Number much greater than was necessary for the Service of last Year, yet I shall not propose to lessen that Number for the Year enfuing; but I am really surprised to hear an Augmentation of one half of that Number called for, and that without his Majesty's having fignified to us, either in his Speech or by a particular Meffage, that some Defigns were hatching against this Nation in particular, or against the Liberties of Europe in general. His Majesty having made an Addition last Year of 7000 Men, by Virtue of the Powers granted to him last Session of Parliament. cannot be any Argument with me, as a Member of this House, for continuing that Number, unless his Majesty had heen pleased to communicate his Reason for making that Addition: As his Majesty has not been pleased to do soand as I am of Opinion that 20,000 was too great a Number. I must consequently be more strongly convinced that 27,000 was too great a Number; and as I cannot fee that we are in any greater Danger this Year than we were the laft, I must therefore be against loading my Constituents with mainmining that additional Number for the Year enfuing.

loms; fo that we have this Year really less Reason to hend any Danger by Sea, than we had the last; beit cannot now be faid, that a foreign Squadron, with nd-Army on Board, is to pass by our very Doors: may perhaps have a little more Command over their en than we have, tho' I cannot allow they have at deal, confidering our Method of Pressing; but it is sollible for both these Nations joined together, to fit Fleet, fuddenly and privately, ftronger than any we end against it, as long as we have 20,000 Seamen in l Service; for it is very well known that if a Man of has two Thirds Sailors on Board, and another Third -Men, the is always fufficiently manned, either for g or Fighting; so that from a hot Press among our ers, Colliers and Inland Trade, we could in a very Days increase the Number of Men on Board our Ships ar to 40,000 at least, which is a greater Number than er had Occasion for during the last heavy War, 32,000 en and Sooo Marines being the greatest Number that ver provided in any one Year during that War. Whether the Motives for the present War relate entirely e Affair of Poland, or whether we had any Concern at Affair, is what I shall not, Sir, take upon me to mine, but I think it is pretty plain, that the Motives Kings of Spain and Sardinia could not any way reto the Affair of Poland; their Motives certainly pro-

d chiefly from fome late Transactions between the Em-

Anno 8. Geo. U. fent to our Minister in Poland, to co-operate with the French Minister, in bringing about the Election of King Stanislaus This, Sir, is only a common Report, and therefore I shall not take upon me to aver the Truth of it; but as the Letters and Instructions fent upon that Occasion to our Minifter in Poland, were moved for in last Parliament, tho's Negative was then put upon it, I hope it will hereafter be complied with, in order to clear our Conduct from that

Imputation.

To deprive our Neighbours of all Hopes of Success in any of their ambitious Views, is, without doubt, the most effectual Way to prevent their forming any fuch, or at leaf their attempting to put them in Execution; but how is this to be done, Sir? It is to be done by a wife and frugal Management of our Affairs in Times of no Danger, by avoid ing all Occasions of needless Expence, and by referring our whole Strength for the Day of real Danger: Our Ships of War may foon be fitted out, our Armies may foon be raifed and brought into the Field, if we have but Money enough for these Purposes; but if we have thrown away our Money upon idle and unnecessary Armaments; if, by vain Fear and ridiculous Apprehenfions, we have run ourselves in Debt. or neglected to clear those Mortgages our former Missor tunes had subjected us to, our ambitious Neighbours will look upon us with Contempt, and will certainly conclude that it is not in our Power to put a Stop to their ambitious Defigns. In this View, Sir, is it not evident, that the more Money we spend in unnecessary Armaments, and be fore the Danger calls upon us, the less able we shall be to deprive our Neighbours of the Hopes of Success in any or their ambitious Projects? Neither this Nation nor the La berties of Europe are, at present, in any apparent and immediate Danger, but a Time may come, a Conjuncture may happen, when we, and perhaps the greatest Part of the World, will be necessarily involved in a most dangerous and a most bloody War: If the present Emperor should die be fore the Affairs of Germany are fully fettled, may not ever Gentleman foresee what must be the Consequences? Th Princes of the Empire all tearing one another to Pieces and every one of its Neighbours endeavouring to take hole of fome Part of the Austrian Dominions: The Turks at tacking it on one Side, the French attacking it on the other and the Balance of Power in Danger of being loft, let what ever Side be the Conqueror. This, Sir, is an Event tha may happen, I hope it never will, but as it is possible, w ought to provide against it a and for that Reason we ough not to exhauft the Money and the Strength of the Natio in needless Expences or unnecessary Equipments: Wherest

we feem to be pursuing a quite contrary Measure. Tho' it Anno 8. Geo. II. be now, with respect to this Nation, a Time of profound , Peace and Tranquility, yet I reckon our Expences for next Year will amount to three or four Millions, which is a most prodigious Expence, a greater Expence than the Nation was put to in any one Year of that heavy War in King William's Reign 1 for the Expences of that War never exceeded three Millions a Year: And even during the War in Queen Anne's Reign, that War which proved fo glorious to this Nation, and to beneficial to every one of our Allies, there never was a greater Number of Seamen provided for by Parliament. than what is now proposed in a Time of profound Peace: For 30,000 Seamen, and 8000 Marines was, as I have already taken Notice, the greatest Number that was provided for by Parliament, in any one Year of that glorious and

foccessful War.

\* To pretend, Sir, that the Preparations we made last Year. or the Powers granted the last Session of Parliament to his Majetty, produced the Acceptation of our good Offices, is fomething very furprixing, especially when we consider what Sort of an Acceptation we have been favoured with : The Emperor has accepted of our good Offices under this express Provision, that his Acceptance should not be looked on as a passing from those Succours, which he insisted on we were soliged to furnish him, by the Treaties now subfishing between us : And the Allies have likewife made their Acceptation conditional; for they have accepted of our good Offices under this express Condition; that we should continue sectral, with respect to the present Disputes between them and the Emperor. Can it be imagined that warlike Preparations were necessary, or that extraordinary Powers granted by Parliament were necessary, for producing such limited Acceptations? Can any Man doubt but that we should have eleained (sech an Acceptation of our good Offices, tho' no ben Preparations had ever been made, tho' no fuch Powers and ever been granted? But even supposing that this Acaportion was produced by the warlike Preparations we made M Year, must not every Man agree, that this conditional mitted Acceptation has cost us a terrible Price, when he senders, that it has coft this Nation at least a Million Ster-And if the Plan we are to offer, in Pursuance of this American, should at last be rejected, what Benefit, what Hosour can we receive from the Expences we have put our-Even to ?

For our Encouragement to go on with these peaceful reparations, we are told, Sir, that the Dutch have joined whilly with us in all our Menfares: This Affertion, I am furgried at ; it really amazes me. How for VOL IV. they

Anno 8. Geo. II. they have joined with us in the Tender of good Offices, or in concerting a Plan for a Pacification, I shall not pretend to determine: In this they may perhaps have complimented us a little, because it cost them nothing; and they may easily excuse themselves in case the Plan should prove disagreeable to either of the Parties concerned; but that they have put themselves to the same Expence we have done, or that they have put themselves to any Expence on account of the prefent War, cannot furely with any Justice be pretended. sell us, that just before the War broke out, one, or perhaps two, of the leven united Provinces had come to a Refolution, to reduce 10,000 Men, and to conclude from thence that 20,000 would certainly have been reduced, if the War had not broke out, must appear to be a very extraordinary Sort of Reasoning to every Man who understands any Thing of the Constitution of that Republick: By their Constitution, every one of the feven Provinces must have confented, before that Refolution could have taken Effect; and tho' the Interior Provinces, who lie remote from Danger, were perhaps for that Reduction, yet the Frontier Provinces, whose only Defence against sudden Invasions consists in the Multitude of their fortified Towns, the Strength of their Fortifications, and the Numbers of Men in the feveral Garrisons, would never have confented to fuch a Reduction; fo that the Refolution taken by one Province would probably have been of no Effect, even as to the 10,000; but to argue from thence. that they would certainly have reduced another 10,000, is really fuch Reasoning as I am amazed to hear in this House: It really looks as if some Gentlemen thought, we wanted only a Pretence for agreeing to what they have a Mind to propose !

"Tis true the Dutch did, immediately after the Peace of Utrecht, reduce their Army to about 32,000 Men; but at that Time they knew, that all the Kingdoms and States in Europe were fick of War; they could eafily forefee, or at least they thought so, that there was not the least Danger of any Rupture for feveral Years to come; and therefore their Frontier Provinces then eafily confented to that great Reduction: But confidering the vaft extensive Frontier they have to guard, and the Multitude of Garrisons they are obliged to keep in their own Frontier Towns, as well as in the Barrier-Towns they have in the Austrian Netherlands, such a small Number of regular Troops is almost at all Times inconsistent with the Safety of their State; and moreover it is, and always was, inconfiftent with, and contrary to, the Treaties and Alliances they have both with the Emperor and us. Accordingly, both the Emperor and we complained heavily at that Time of the great Reduction they had made; and

this Nation in particular had like to have fuffered by it; Anno 8. Geo. II. for upon the Rebellion, which broke out foon after in this dom, it is well known that the Dutch could not fend as the Quota of Troops which, upon that Occasion, they were obliged by Treaty to fend us, 'till we got Troops marched down from Germany to replace their Troops, befire a Man of them could stir out of the Garrison he belong'd m: Nay farther, Sir, it is very well known, that the Emperor, by Treaty, pays them yearly 5 or 600,000 Crowns out of the first and readiest of his Revenues in the Netherlands ; in order to enable them to maintain their Barrier, and to keep at all Times a fufficient Body of Troops in their Service: so that if they should make any great Reduction in their Army, the Emperor would have very good Reason to flap the Payment of that Subfidy.

Upon the Whole we must conclude, that if the Dutch had made any Reduction in their Army, and much more the two Reductions talked of by the honourable Gentleman, they would have acted contrary to the Treaties subfishing between them and their Allies, and inconfifently with the Safety of their Country; therefore we ought certainly to presume that all the seven Provinces would never have confented to it, the' no War had broke out; and I am apt to believe the Refolution talked of, which was a Refolution of the Province of Holland only, was a Piece of meer Policy, without any Defign that the Refolution should actually take

\* Thus, Sir, I have, I think, made it evident, that the Dutch have put themselves to no Expence on account of the War, no, not even in the Sense the honourable Gentleman we pleased to infift on; and indeed they have not, of late, feemed to join cordially with us in any Thing but good Offices, which they are fure can neither put them to any Ex-pence, nor do them any other Injury. Their Treaty of Neutrality, it is certain, they concerted and concluded without our Participation; and, I believe, without our Privity; ami the' they have referved a Power of fending the flipulat-Someours to the Emperor, yet that does not much alter the Cafe, if we confider what is meant by these Succours.

The Succours there meant are those stipulated by the lite Treaty of Vienna, in which we, 'tis true, got them samed principal contracting Parties; but this to me feems a have been nothing but a poor Expedient, contrived by lese of the Ministers concerned in that Negotiation, on Purpose to make the World believe, that we did nothing in Concert with our ancient and natural Allies the Dutch : For in the negotiating and concluding of that Treaty, they

anno s. Coo. II. after we had gone at once over Head and Ears into tha Treaty; and had thereby obliged ourselves to guaranty the Pragmatick Sanction, totis viribus, it was with great Difficulty they were, after a long Negotiation, brought in to accede to that Treaty, tho' we had then a noble Lord at the Hague as our Minister, who was as able a Minister, and as good a Negotiator as any we ever had in any Part of Europe: And even at last they were very far from coming plumb into that Treaty or Guaranty; for the Succours they then stipulated were then limited to 4000 Foot and 1000 Horse, or a Number of Ships in Proportion to that Number of Troops, at their own Option; so that we may believe the French gave themselves very little Trouble about admitting that Reserve in the Treaty of Neutrality, afterwards

concluded between them and the Dutch.

Nay, farther, Sir, notwithstanding this limited Manner of the Dutch Accession to the Treaty of Vienna, yet so clearly did they foresee the Consequences of that Treaty; that the very next Day after the Accession was signed, their Penfionary came to that noble Lord, who was then, as I have faid, our Minister at the Hague, and proposed to him, to enter with us into a Treaty of Neutrality, not only with respect to Flanders, but also with respect to several other Countries in Europe, about which Disputes might arise. And, I suppose, upon our neglecting or refusing that Propofition, they afterwards resolved upon the Treaty of Neutrality with France, and concluded it without letting us into the Secret. Thus, Sir, the Dutch have, in all their late Negotiations, taken particular Care of their own Security, without rafhly disobliging any Power in Europe; whereas we, by our hafty and inconfiderate Conclusion of the Trenty of Hanover, and the Measures thereafter pursued, disobliged both the Emperor and Spain, without gaining one Advantage to ourselves. By the Treaty of Seville, by which we endeavoured to reconcile ourselves to Spain, we still farther disobliged the Emperor, without obtaining any Advantage to ourselves, or even Satisfaction from Spain for the Depredations committed upon us. And by the Treaty of Vienna we again disobliged Spain, and highly affronted France. itill without obtaining any Advantage for this Nation, but on the contrary engaging in a very dangerous Guarantee 1 This, indeed, neither France por any other Power had Reafon to be angry at, but France had some Reason to be affronted at the Manner in which it was done; because by the Treaty of Hanover, in which France and we were the two principal contracting Parties, both were expresly obliged to enter into no Negotiation or Treaty, without communicating the fame to the other. · From

From what the honourable Gentleman faid, about our Anno & Cod. H. busing reduced 8000 Men out of the 26,000 our Army was iscreased to after the late famous Treaty of Hanover, he feems to think, that this Nation is always to be loaded with an Army of 18,000 at least, even in the Times of the greatest Tranquility. But I must beg his Pardon for observing, that in a Time of profound Tranquility, an Army of 7 or 8000 Men is not only fufficient, but as great as ought to be kept up in this Nation, if we have a Mind to preferve our Liberties; and therefore I must conclude, that if this War had not broke out, we should certainly have reduced 10,000 of our regular Troops last Year : For it is as much inconsistent with the Sufety of this Nation to keep up more than 8000 in Time of Peace, as it is inconfident with the Safety of the Dutch to keep less than 52,000; because we have no Frontier to testand, nor any Garrison to support : There can be no Reaion alligned for our keeping up any greater Number in Time of Peace, unless it be to support a hated Minister against the Resentments of an injured People, which I hope will never be the Case of this Nation: But if ever it should, I am fure it would then be ridiculous to call ourselves a free People. In this View, Sir, let us consider the Charges we have been at on account of the present War; we have been at the Charge of this 10,000 Land-Forces, which we might otherwife have reduced; we have been at the Charge of 6 or 1000 Land-Forces which have been added to our former Number; and if we have at prefent 27,000 Seamen in our Pay, we have been at the Charge of adding no less than 19,000 Men to our Naval Force. So that if it were true, that the Dutch have kept up 20,000 Men, which they intended to have reduced, yet the Expence they have been at would not be equal to what we have been at, nor could it be any Argument for the Augmentation now proposed; because it is not so much as pretended, that the Dutch intend to put themselves to any greater Charge for the Year ensueg, than they were at in the Year past : And therefore I mul think the honourable Gentlemen, who are for the Augsentation proposed, would have done better not to have mentioned the Dutch in this Day's Debate; for let them the Condoct of the Dutch in what Light they will, it an way answer the present Purpose.

As for that material Question, Whether or no we ought to engage in the present War? It is indeed a material Question. Sir, it is a Question which no Gentleman in this Hoose, now any Man in the Nation can answer, without being less into the Secret of all our late Treaties and Negotiations. Thus much I shall say, that considering the melan-

nno K. Geo. II. and the heavy Taxes we already groan under, it is certa we ought not to involve ourselves in War, but in a Case the extremelt Necessity; and 'till that happens I am ve fure, that every Article of Expence ought to be most caus oufly avoided, that we may be the more able to support War, when fatal Necessity drives us into it whether we wi or no. If neither the Liberties of Europe in general, nor the Interest of this Nation in particular, be in Danger by t present War, we have already gone too far; for, besides the great Expence we have put ourielves to, the great Prepar tions we have made may disappoint and prevent the Effect those good Offices, his Majesty is employing for restoring the Peace of Europe; because they may give one Side Rease to hope that we are to join with them, which will of cour prevent their hearkening to those Terms of Peace they wou otherwise have been glad to have accepted of; or they mi give a Jealoufy to the other Side that we are to join again them, which will of course make them suspect every This we can propose, for bringing about an Accommodation.

\* Besides these Disadvantages, Sir, it is certain, that t great Naval Equipment we made last Year, put a very gre Damp to our Trade, and gave all our Neighbours, b more particularly the Dutch, a very great Advantage ov us: It is true, we exported a great Quantity of Corn 1 Summer, but that was owing to the Situation and Circur stances of our Country, and not at all to our Managemen For while our Merchants were paying double Freights ! Ships, and double Wages to Seamen, the Dutch, the Har burghers, and all other Rivals in Trade, were carrying their Trade at the usual Rates; which gave them a gre Advantage in every Branch of Trade, more particularly the Corn-Trade, where the usual Freight bears such a gre Proportion to the prime Coft: Nay, fuch a Scarcity w there at last of Seamen in this Kingdom, that our Me chants could not really get Ships to carry out the Cargo of Corn which they had ready to have been exported; a while a Stop was thus put to our Exportation, the Dut and others, who had by this Time got an Account of t Demand, fent out their Ships, and glutted the Markets Corn, both in Spain and Portugal as well as in Italy. that if we had not made fuch a great Naval Equipment, is certain a much grenter Quantity of our Corn would have been exported than really was.

· But if the Balance of Power in Europe, or the partie har Interest of this Nation, was really in Danger, fure Sir, we ought to have engaged at first; we ought not fure to wait till those, whose Interest it is to join with us in t Defence of either, be so far disabled as to be rendered incar

ble either to affilt us, or to defend themselves. As to the Anno 8. Geo. 11. particular Interest of this Nation, whether it be in Danger or not from the present War, must entirely depend upon our he Negotiations; and therefore it is, at prefent, impossible for me to form any Judgment in that Respect, because I am mirely ignorant of our Situation, fo far as relates to our foreign Affairs : But from our not having joined in the Begaming of the War, I must conclude, that the particular aterest of this Nation is no way concerned in it; and therehere I must think it was quite unnecessary to put ourselves

to any Charges on that Account.

As for the Balance of Power, it ought certainly to be preferved: In this, Sir, all the other Princes and States of Europe are as much, nay, more nearly concerned than we; therefure they ought to bear their Share in the Expence, and will certainly do fo when they find it necessary. But t, upon this Pretence, we run ourselves headlong into every and that happens in Europe, the Dutch, as well as the will very probably leave the whole Charge upon us: They will neglect providing in Time even for their own Dethe when they find us fuch Dupes as to be ready, upon Il Occasions, to make that Provision for them. Whether our late Preparations have given them any Ground to think b, I shall not presend to determine; but as I look upon the Datch to be a very wife People, I must either conclude that they think fo, in which Cafe we ought not, by any new Asymentation, to encourage them in that Opinion; or I conclude, that the Balance of Power is not in any Dan-For though it could be supposed that the chief Magi-strates in Holland were inclined to facrifice the Interest, or he safety of their Country, to their own Safeties, or their own little private Views ; yet, if the Balance of Power were is any Danger, the People would force them to join in the War. The Magistrates of that Republick are not protected tither by Riot-Acts, or by regular Troops quarter'd in the try Bowels of their Country; and therefore the People might and certainly would force them to do their Duty, or would maffacre them as they have done heretofore : For this Manfon I am inclined to think, that the Balance of Power is yet in any Danger, and if the Balance of Power be as ye in no Danger, nor the particular Interest of this Nation in any Danger, there was no Occasion for our being at any source on account of the present War; much less is there Occasion for our putting ourselves to the Expence of the Augmentation proposed; for which Reason I must be second it."

To this it was replied by the Members, who were for the Sit P. Walt Man for 20,000 Men, as follows,

Anne S. Geo. II. 1734-35.

Sir. Gentlemen have of late fallen into a Method of departing from the Question in Hand, and throwing out a great many Things no way relating to the Subject they speak to. This I suppose they do with Design to make an Impression upon some that hear them; and conscious that they cannot convince by Reason, they endeavour to persuade by Oratory, and by florid Expressions no way relating to the Affair in Dispute. Tho' it be irregular even to follow them in these Deviations, yet, as such Things ought not to pass without some Sort of Answer, I hope the House will give me Leave to make a few Remarks upon fome Things that have been faid, notwithstanding their having no Relation to the Affair now before us; but first I shall endeavour to fpeak to the Question in Hand. The only proper Question now before us, Sir, I take to be, What is the Number of Seamen necessary for the Security of this Nation during the enfuing Year? Which is a Question that, in my Opinion, no way relates to our past Conduct, to the Conduct of any of our Allies, nor to the Queflion, whether

or no we ought to take a Share in the prefent War?

With relation to the Question now before us; his Majefty has given us, from the Throne, all the Information that is proper or necessary, and all the Information that can, I think, be defired by any Man who wishes well to his Country. He told us at the Beginning of last Session of Parliament, that he was no way engaged in the prefent War. nor had any Part, except by his good Offices, in those Transactions, which had been declared to be the Causes and Motives of it: But that he could not fit regardless of the Events of this War, nor could he be unconcerned for the future Confequences of it; and I am fure no Man, who has a Regard to the Welfare of this Nation; or to the Security of his Majesty's Person and Government, can defire he should. At the Beginning of this Session his Majesty told us, that he is not yet any farther engaged, than by employing his good Offices, in Conjunction with the Dutch, for refloring the Peace of Europe; but that his good Offices have not as yet had the defired Effect: We are therefore in the present Question to suppose, that this Nation is not as yet any way engaged in the War; but, as his Majesty has told us, the bad Consequences, that may arise and affect us by the War's being carried on, are obvious; and they ought certainly to be provided against, let the Charge be what it will. Where Facts are notoriously known to the whole World, where Confequences are obvious to every Man of common Capacity, furely Gentlemen do not expect that his Majetty, either in his Speech, or by particular Meilage,

fould give this House a long and particular Detail of such Anno 8. Geo. 11. Facts or of such Consequences; the bare Mention of them a chough, and that his Majefty has fufficiently done, both at the Beginning of the last, and at the Beginning of the

prefent Settion of Parliament.

\* The Balance of Power in Europe may perhaps not be as yet in Danger: Nay, Sir, we are to suppose it is not in Danger; for if it were, his Majesty would certainly have sequainted his Parliament with it, and we should have been now providing for a vigorous War, instead of providing only fur our Security and Defence. Both Parties as yet profess their fincere Disposition to put an End to the present Troobles, upon honourable and folid Terms, and these Profelions may at prefent be truly fincere; but the Events of War may make them alter their Professions, or may render their Professions infincere; and these Events may be so sudcen and fo extraordinary, that without our joining immedirely in the War, one of the Parties engaged may be uttriy undone: Two or three fignal and entire Victories might, in a few Months, have fuch Confequences, as might put it out of our Power to relieve the Party conquered, or in the Torrent of Success on the Side of the Conqueror. And I am fure it cannot be pretended, that in a few Months ecould raife and discipline such Armies, and fit out such Pleers, as would be necessary, both for the Defence of our son Dominions, and for affifting effectually the Party in Durger of being quite undone: Armies, 'tis true, may be food raised; but according to the exact Discipline now obferred, it requires many Months before those Armies can be mide fit for Service, or proper to engage against an Army of veteran well-disciplin'd Troops. I shall likewise grant, that our Ships of War may be manned with one Third Land Men or Marines, but even these Land Men or Marines must be some Time on Board, before they can either know or perform their Duty in the fighting of a Ship; for, I believe, a Man of War, with a third Part of her Men just taken from the Plough, would make but a poor Figure seainst a Ship of equal Force, provided with able Sailors and well disciplined Marines. For this Reason, Sir, when the Affairs of Europe are brought to fuch a Crifis, that an unlacky Accident may render it absolutely necessary for us as engage immediately, and without Delay, in the War, I most think it is incumbent upon us to provide in Time, in eder to have a sufficient Number of well-disciplined Men, both for Sea and Land-Service, fo ready and fo much at Command, as to enable us to perform immediately that Part, which a folden Emergency may make requilite, both for our own balery and the Safety of Europe; and this cannot YOL IV.

Anno 8. Geo. II. be done but by Augmentations feasonably made, both

As the Preservation of the Balance of Power much Confequence to this Nation, and fo intimate nected with our Safety, it is very certain, that w Power in Europe may project the overturning of t lance, that Power must expect to have Great Britain Enemy, as foon as her Project comes to be discover's may therefore be affured, that when any one of the of Europe begins to entertain fuch ambitious View will of course endeavour to make a Diversion, by it this Island; and this they will the more readily atten cause we have always a strong Party among us, w ready to fecond any foreign Attempts, for the Acco ment of their own felfish Views, especially if at an they find us not properly provided for our own I B.cause one of our neighbouring Powers is engaged with another, we are not from thence to conclud neither of them will make any Attempts upon this for if either of the Parties engaged in War has Delign to overturn the Balance of Power, they will or conceal that Defign, and endeavour to cover it wi fessions of Justice and Moderation as long as they ca when they find they can conceal it no longer, who find that we begin to fmoke what they aim at, can lieve they will wait till we attack them, or join their Enemies against them? On the contrary, our not to expect that they will endeavour to divert giving us some Business at Home? and how do we we know but this may be the Cafe at prefent? Ou we therefore to provide against such Attempts in Tim we may be at Libery to do our Duty, when we Balance of Power is really struck at ?

Gentlemen cannot, it feems, diftinguish, or at less I find they will not diftinguish between those Events might have happened, and Events which, by prope and Precaution, were perhaps prevented: If by no viding in Time for our Defence, some fignal Miss should happen to the Nation, such Men would then just Reason for finding Fault with those employed Administration. And if any such Thing had lately hap I do not doubt but that it would have been propagate great Industry, that our Surprize was entirely owing two blundering Brothers; but when all such Accides prevented by the prudent Measures that have been put and by making seasonable and proper Provisions for of sence, then it is pretended we never were in any Disand from thence they take Occasion to had Fault with

Expences that have been wifely and necessarily incurred by Anna 8, Geo. 11. the making of such seasonable and proper Provisions; and thus, Sir, fome Gentlemen will always find plaufible Pretences for decrying those Measures that have been pursued, let them he what they will. However, I shall always think they act the best and the wifest Part, who chuse to give us Time and Leifure to roaft them in this House, for their expenfive and extravagant Measures, rather than to have our Attention diverted from them by a civil War kindled up, or a foreign Army actually landed in the Island. And when a War was broke out, in which this Nation might very mobably be involved; when our Neighbours, and those Neighbours too from whom we have most to fear, were leading out great Armies, and fitting out powerful Squadrow, I must think that it was at least prudent in us to make those Provisions for our Security which were made last Year 1 and as we are in the greater Danger of being involved the longer the War continues, I cannot be against

the fmall Augmentation now proposed.

To pretend to tell us, Sir, what France and Spain intended to have done last Year, or to pretend to tell us what they intend to do this next Year, with the Ships of War they have continued in Commission, is, I think, something entrandinary. We may perhaps guess at some of their Deligns, but I shall always think it very imprudent, to have the Peace and Quiet of this Nation to depend upon hith Guels-work; especially when we consider, that they the no Occasion to fit out any great Fleet against any Power in Europe but ourselves; and therefore it is not to be prefumed, that they would put themselves to such a great Espence, unless they were suspicious that the Measures they have resolved to pursue, may make this Nation engage in the War 1 and in such a Case, I think it is natural to believe, they would take the first Opportunity to invade or diffurb us: They have such an absolute Command over all the Seamen of their Country, they have always such Numhers of regular Troops upon their Coasts, or within a few Days murch of their Sea-Ports, that when they have their Ships ready equip'd and fit for failing, it would be easy for them to clap Seamen and Land-Forces on Board; and they ment arrive upon the Coasts of this Kingdom, before it said he polible for us to man and fit our Fleet fufficient to regage them, if we had not made fome extraordinary Provitum beforehand: This every Man must be convinced of, who knows the Difficulty we had to procure Seamen enough for the Squadron we fitted out last Summer, notwithstanding the long Time we had to look for them, and the Method Prelling which we were even then obliged to make use

of.

no 8. Geo. II. of. Nor does it fignify to tell us, that at this Rate we shall always be obliged to fit out Squadrons, and put ourfelves to a great Expence, whenever any of our Neighbours begin to fit out one; for I take it to be a right Maxim, I really think we ought to prepare and fit out a Squadron, whenever we fee any of our Neighbours doing fo, unless we very well know the Purpoles their Squadron is defigned for. The Expence bestowed upon fitting out a Squadron may be an Expence to the Publick, but it is little or no Loss to the Nation; the whole is expended among our own People, and it not only improves our Seamen, by making them acquainted with the Service on Board a Man of War, but it increases their Number; for every Fleet we fit out encourages a Number of Land-Men to engage in the Sea-Service : Whereas, if by neglecting to do fo, the Kingdom should be invaded. and a civil War kindled up, the Nation would in that Cafe fuffer a real Lofs, a Lofs which might far furmount the Expense the Publick could be put to by the fitting out of twenty Squadrons; fo that We may fuffer by neglecting this

Maxim, but can never fuffer by observing it.

· I shall readily grant, that this Nation would be more formidable, if we owed no publick Debts, and had the fame Fleet and the fame regular Army we have at prefent a but if we had no Squadron ready to put to Sea, nor any regular Troops ready to take the Field, I cannot admit that we should then be so formidable as we are at present, even tho' we did not owe a Shilling in the World. We all know, that what now makes a Nation formidable, is not the Number nor the Riches of its Inhabitants, but the Number of Ships of War provided with able Seamen, and the Number of regular well disciplined Troops they have at Command : And, whatever Gentlemen may think of the Acceptation of his Majefly's good Offices, I am perfuaded they would not have been so readily accepted, if the Parties had not seen us preparing to do them bad Offices, in Cafe they had refufed to accept of our good. The accepting of our good Offices will, at leaft, furnish us with an Opportunity of making ourselves better acquainted with the Views of all the Parties concerned; and there is no Condition annexed by either Party, but what was and must have been understood when we made the Offer. For farely, when we offered the Interpolition of our good Offices, we were not to suppose that the Emperor was, by his Acceptance, to pass from any Demands he thought he had upon us; nor were we to suppose that the Allies would or could accept of our good Offices, unless we continued neutral : And while we do so, our Preparations can give no Encouragement to either Side to inful upon unreasonable Terms; nor can they give the least Jealoufy

Jealoufy to either Side, unless one or the other have Views, Anno 8. Geo, II.
which they know to be inconfishent with the Prefervation of 1711-15.

the Balance of Power in Europe.

I find, Sir, some Gentlemen have got into a very odd way of talking, when they have Occasion to mention the publick Expence; for if it the leaft exceeds a Million it is to be called two, if it exceeds two it is to be called three : and because it may probably this Year a little exceed three Millons, therefore it is to be called four : So that a Million with these Gentlemen seems to be of very little Confidenation; yet when we talk of English Money, I cannot but think that a Million, or near a Million, is a Sum not to be despised, and one in four is furely a material Difference. What the publick Expence was, during the War in King William's Reign, or what the Number of Seamen was that was kept up during the late War, I shall not now inquire; I believe both were as the honourable Gentleman has been pleased to represent, but I think neither material at present; far we are not to proportion our yearly Expence, or our Number of Seamen, by past Times, but by present Necesfities. When our Neighbours increase their publick Ex-Punce, or their Numbers either of Seamen or Land-Soldiers, we must increase ours, otherwise we may happen to fall a Surifice to our Frogality: And as both France and Spain, but aspecially the latter, have very much encrealed their Naval Force fince last War, if we should be obliged to engage spains those two Powers, which I hope will not be the Cale, it is certain we should be forced to maintain a greater Number of Seamen, than we had at any Time during the War; and the fooner we begin to provide, the lefs Harm full we do our Merchants, the less Stagnation shall we make in our Trade.

This, Sir, naturally leads me to take Notice of the Damage done to our Trade, by the fitting out a Squadron lat Summer. I shall allow, that our Merchants thereby fiered some Inconvenience, and were put to greater Charge than usual for the Freight of Ships and Wages of Seamen: But when the Whole is in Danger, the private Interest of particular Persons must yield to it; and the Stop that was put to our Trade last Summer, is, in my Opinion, the strongest Argument that can be thought of for the Augmentation have proposed, and for our laying it down as a Maxim, always to begin early to fit out Squadrons, as soon as the Danger of War begins to appear: For if we should never think of any Augmentation of Seamen 'till we come upon the very Brink of a War, we must take or press 30 or person 40,000 Seamen all at once into the Service of the

Summer

Anno S. Geo. 11, 1734-15-

Summer put such a Damp to our Trade, surely the raising of 30 or 40,000 all at once would put an entire Stop to it: Whereas if we begin early, and raise our Seamen by Degrees, fresh Men encouraged by high Wages, will be daily entring into the Merchants Service; those that enter this Year will be Seamen against the next, and thus every Year will afford a new Fleece for the Navy, so that in a little Time we may have our Navy fully provided, even for the most heavy War, without putting at any Time any great Stop to our Trade.

- ' As for the Dutch, Sir, I do not think it necessary to enter into a Disquisition about what they have done, what they ought to do, or what Number of Land-Forces may be necessary for the Safety of that Republick? For tho' they are our natural Allies, yet furely we are not in every Thing to be directed altogether by their Conduct: We are a distinct Nation, and tho' our Interests be generally the same, yet in fome particular Cases they may happen to be different; and when it so happens, we must certainly follow different Measures. The Dutch are, 'tis true, a wife People, but, as wife as they are, they may perhaps neglect or mistake their own Interest, as well as the general Interest of Europe; and if they do fo, must we necessarily do the same ? I hope no fuch Thing will be pretended; for in fuch a Case we should become in some manner a Province to Holland, we should become a meer Cypher in all publick Transactions, and should be no way regarded by any of the Powers of Europe; for if they could but secure the Dutch, they might always depend upon getting us into the fame Meafure; and when the Dutch found we had fuch a thorough Dependence upon them, as good Allies as they are, they might perhaps, now and then, make use of it in a Way which would no way contribute either to our Interest or Honour.

Permit me now, Sir, to take some Notice of the Reflections that have been thrown out upon our late Negotiations and Treaties. As for the Treaties of Hanover and Seville, we had certainly very good Reasons to enter into them at the Time they were negotiated and concluded: And as they were approved of by both Houses of Parliament, I think I have no Obligation to say any Thing in Favour of either; for the Approbation of a British Parliament I take to either; for the Approbation of British Parliament I take to a more authentick Proof of their Utility, than any thing that can be said by a private Gentleman in their Commendation; and all the Objections to them have been already so often answered, that 'tis needless to repeat them: But when Gentlemen give us such a terrible View of the Consequences, that may ensue in Case the present Emperor should hap-

pes to die before the Affairs of Germany are fully fettled, Anno 8. Geo. U. I am furprifed to hear them find Fault with the late Treaty of Vienna, which was concluded for no other End but to prevent that fatal Catastrophe: Fatal it would certainly be to the Affairs of Europe in general; and therefore I must think we had the ftrongest Inducement to enter into the Guaranty of the Pragmatick Sanction, in the most unlimited Manner, as being the only Expedient by which that fatal Cataltrophe may be prevented. What Reasons the Dutch might have for their Backwardness or Caution about entering into that Treaty, I do not know; but if I were to judge of their Wifdom from their Behaviour in that Respect, I

cannot fay I should have the best Opinion of it.

· With regard to the Attack made upon the Emperor in Italy, by the Spaniards and the King of Sardinia, it is certain, that this Nation has neither given them any Encouragement nor any Provocation to do fo; and whether the Imperial Court has given them any just Provocation, is a Affair, which the Mediators must of course inquire into, when they come to offer a Plan for a Pacification. As to the Affair of Poland, where the honourable Gentleman had his Information, with respect to what he has been pleased to relate to us about that Affair, I shall not pretend to goes ; but I must believe, that his Majesty knows nothing about any fuch Answers having ever been given to the French, or about any fuch Instructions having been fent to his Ministers in Poland : This I must believe from what his Majefiv told us in his Speech, at the Opening of last Session of Parliament; and if there ever was any Tuch Thing, I am very fore that I am not to answer for all the Measures that have been lately purfued, for that is one Article I know nothing of .-

\* To conclude, Sir, the Nation has already been put to a great Expence, and must be yet put to a farther Expence on account of the present War ; perhaps too some private Men may have been exposed to some Inconveniencies, by the Preparations we have already made; but these Expences and these Inconveniencies ought to be born with Patience, when we confider the Difference between our Situation and that of Some of our Neighbours : I believe I may justly compute, that by the bloody and obstinate Battles, Sieges and Skirmithes, which have already happened fince this War first broke out, each of the Parties engaged has loft at least 50,000 Men: fo that while the Trade of our Neighbours is interrepted, while a Stop has been put to all forts of Manufactures and Improvements among them, while their Lands are lad wade, such Multitudes of their Men destroyed, we have carried on our Trade with Socurity; our Manufactures have

been

Anno 8. Geo. 11. 1734-35.

been improved, and extraordinary Quantities of our Cora exported; no British Farmer has been disturbed, not art Acre of Land laid waste, not a Drop of British Blood spilt: Therefore, while we enjoy so much Safety and Quiet, I can't think any Man has Reason to complain of the Charge the Nation has been put to, or of the few Inconveniencies he has suffered, for the Preservation of that Safety and Quiet which he has enjoyed: And as I am fully fatisfied. that what is now proposed is absolutely necessary, for securing our future Enjoyment of the same Safety and Quiet, I fhall most heartily give my Consent.'

30 and Men voted for the Sex-Service

Then the Question being put, That 20,000 Men be emto the Set-Service ploy'd for the Sca-Service for the Year 1735 it passed in the Negative by 256 to 183. After which it was refolv'd, without dividing, that 30,000 Seamen be employ'd for the faid Service.

Mr Sandys's Moto the King, for Lxp. necs incorr'd in consequence of the Vote of Credit paled latt Schion.

F.b. 13. Mr Sandys moved, 'That an humble Address be presented to his Majesty, that he would give Directions to the proper Officer to lay before the House an Account of the Expences incurred, in Consequence of the Vote of Credit passed at the End of last Session of Parliament."

Debute thereon. Mr H Waipole, Mr H Peinam, 12: V Yong, Crl. Basto Mr Dainers.

But this Motion was oppos'd by Mr Horatio Walpole. Mr Henry Pelham, Sir William Yonge, Col. Bladen, Mr Winnington, and Mr Danvers, who alledg'd, 'That the House had then before them what was propos'd to be defir'd by the Address moved for; for in one Account they had the whole of the Expences that had been incurred by any Addition made to the Sea-Service, in Confequence of that Vote of Credit; in another they had an Account of the whole Expences that had been incurred by any Addition made to the Land Service; and in a third they had an Account of what had been incurred on occasion of the Treaty lately concluded with Denmark: Befides all which, they had an Account of what Monies had been iffued from the Treafury, for all or citter of these Services in Pursuance of a Clause in an Act of Parliament, pass'd last Session, for enabling his Majelly to apply any Part of the Money granted for the Service of last Year, towards the Expence of making fuch Augmentations of his Forees by Sea or Land, or of concerting such other Measures as he should judge necessary for the Safety of this Nation: That from these Accounts any Man might eafily fee what Expences had been incurred, in confequence of that Vote of Credit; for that as to the Sea-Service, whatever appeared from that Account to have been incurred, over and above what was granted by last Parliament, for maintaining the 20,000 Seamen then voted for 1. it Year's Service, must appear to be an additional Expence, incurred it confequence of that Vote of Ciclit; And as to the Land-Service, whatever appeared from the Account then be- Anna 8, Geo. II. fore them, relating to that Service, to have been incurred a over and above what was granted by last Parliament, for the 17.704 Land-Forces then voted to be kept up in Great Britain, Guernsey and Jersey, for last Year, must be an additional Expence incurred, in confequence of that Vote of Credit: And as to what had been incurred on Occasion of the late Treaty with Denmark, it was certain the whole was to be placed to the Account of Expences incurred, in confequence of that Confidence, which was fo reasonably veiled in his Majesty in the last Session of Parliament. So that they could not possibly expect any farther or new Accounts by the Address proposed; and the presenting of such an Address would, in their Opinion, shew a want of Respect to his Majesty, and a fort of Jealoufy and Distidence in what

he had already ordered to be laid before them.'

Hereupon Mr Sandys proposed an Amendment to his Mo- Mr Sandys. tion, by adding thereto the following Words, viz. Over and about those, of which Accounts had already been laid before the Howe; and was supported by Mr Pulteney and Sir Wil- Mr Pulteney.

The Wyndham: But the Members who opposed the Motion Sir W. Wyndham. as first proposed by Mr Sandys, objected likewise to the Amendment offered. 'That it was not to be supposed that any Mr Walpole, other Expences had been incurred, than those contained in Mr Pelham. tie Accounts then before them : That they could af- Col. Bladen. fore Gentlemen, that no Money had been issued from the Mr Winnington. Treasury, by Virtue of the Clause they had mentioned, but Mr Danvers. what was flated in the Accounts already laid before the House; por had any Expences been incurred but what were contained in the three Accounts relating to the Sea-Service, the Land-Service, and the late Treaty with Denmark : That the prefenting of fuch an Address was realis in some manner provoking the Crown to make farther Demands upon them: And that if what was then proposed should come to be a Precedent, it would become necessary for the Crown to add a Certificate to every Account to be given in hereafter to Parliament, certifying, That these are ell she Expences that have been incurred, or some such Words to that Purpole, which they thought would look a The shourd: That therefore they could not agree to the Amendment, but when it was disagreed to, as they hoped it would, they would propose that the following Words should be added, by way of Amendment to the Motion, viz. Notwithfranding that full Accounts of all Expences, that had bern incurred, bad been already laid before that House: That the most natural Amendment that could be made to the Motion, because, by the Addition of these Words, it

sould appear in its proper and true Light, and in that

Vot. IV.

To this it was answered by the Members, who were for

Anno 8. Geo. 11. Light they were perfuaded the House would not agree 1714-15

the Motion, ' That they could not but think that the Mo-Mr Pulteney.
Sie W. Wyndham. tion, as it flood at first, was a very proper Motion, because it would be much better and more diffinct, to have all thefe Expences fairly and fully stated in one Account, than to have them dispersed in several Accounts, and confounded with a great many other Articles: That this Method of flating those Expences would be attended with this Advantage, that it would clearly shew to Gentlemen, how sparing his Majesty had been in making use of that unlimited Credit given him the last Session, which would be a great Inducement to that House to renew that Credit, whenever his Majesty should please to demand it: This they thought the honourable Gentlemen would not have obstructed, because it might perhaps be of great Advantage to them upon fome future Occasion; but as those Gentlemen did not feem to like that Way of stating the Account, therefore they were willing to make the Amendment proposed to their Motion. in order to prevent a Negative's being put upon a Question of fuch Moment: That they hoped no Expences had been incurred, in consequence of that Vote of Credit, but what appeared upon the feveral Accounts then before them; but it would be a great Satisfaction to the House, to have a direct Answer upon that Subject from the Crown; for tho' they were persuaded that the Gentlemen, who had taken upon them to affure the House that no other Expences had been incurred, or Money iffued, but what were contained in these Accounts, really believed it to be as they had declared: yet in fuch Cases that House was not to take an Answer from any Member, for were he the greatest Subject in the Nation. his Word or his Declaration was no Parliamentary Satiffaction, nor could it be taken as fuch: That with respect to the Certificate mentioned, it was in the present Case so far from being abfurd, that it was abfolutely necessary: When certain Sums were granted by Parliament, and those Sums appropriated by Parliament to certain Uses, such a Certificate would, 'twas true, be quite unnecessary, it would be ridiculous to infift upon any fuch; but when an unlimited Credit had been granted by Parliament, and that Credit unlimited likewise as to the Uses it was to be applied to. it was absolutely necessary to have a Certificate in the Manner mentioned by the honourable Gentlemen, certifying that fuch Sums, and no more, had been taken up on that Vote of Credit; and that the Sums fo taken up had been applied to fuch Uses, and none other: For, without such a Certificate, it would be impossible for that House to know how the Actounts

Accounts of the Nation stood; they could not know but Anne 8. Geo. II. every fucceeding Year might bring a new Demand, to prowide for some Expence incurred, or some Debt contracted, in confequence of the unlimited Credit they had formerly given: That therefore it was incumbent upon them, as Members of that House, to demand such a Certificate; they were bound in Honour, and in Duty to their Constituents, to infirt upon having such a Certificate, and such a Certificate could not be had any other Way than by prefenting the Address proposed: That as to the Amendment intended to be added by the worthy Gentlemen, in order to make their Question appear ridiculous upon the Journals of that House, it did not at all deter them from infifting upon their Question, nor from infilling upon the Amendment they had proposed: That they had no Cause to suspect, that that House would agree to the Amendment intended by the worthy Gentleman; but if they had, it would give them no Pain : for whatever that House might do, the World withwhere it properly belonged: That they would, upon that Occasion, put the Gentleman in mind of what appeared upon their Journals: They remembered a certain great Man was, in a former Parliament, accused of some very high Crimes, and a Question was actually moved and seconded in that House for a Resolution in these Terms, 'That it \* appears to this House, that such a great Man [naming him] \* had been guilty of several heinous and fraudulent Prac-" tices, &cc.' That this was the Question as first moved; but the Friends of that great Man, in order to defeat the Question by rendering it ridiculous, proposed that the Words, it appears to this House, should by way of Amendment be left out of the Queltion : That upon a Division this Amendment was approved of by a corrupt Majority, and that the Quellion, fo made ridiculous by the Amendment, flood to might fee if they pleased; but that the thus rendering the Queltion ridiculous, was far from rendering ridiculous those who had at first proposed it : On the contrary, the Ridicule fell upon those, who made the Question ridiculous by their Ameralment and accordingly at the Elections for the very next Parliament, most of them were neglected by their Country, and julily refused the Honour of continuing any longer the Representatives of the People in that House.'

The Question being at last put upon the Amendment, it - mearried in the Negative, by 167 to 106.

F15. 14. The House being in a Grand Committee on the Debate to sapply, Mr Andrews mov'd, That the Number of effective ta Men,

Anno 8. Geo. 11.

Mr Andrews.
Sir W Yonge.
Col Baden.
Mr Winnington.
Mr H. Walpole.
Sir K. Walpole.

Men, to be provided for Guards and Garrifons in Great Britain, Guernfey and Jerfey for the Year 1735, be 25,744, including 1815 Invalids, and 555 Men for the Service of the Highlands. Mr Andrews's Motion was supported by Sir William Yonge, Col. Bladen, Mr Winnington, Mr Horatio Walpole, and Sir Robert Walpole, as follows:

Sir.

Though we are not as yet any way engaged in the prefent War, yet such Events may happen, as may make it absolutely necessary for us to engage of one Side or the The Affair of Poland, which is the only Motive, the only Bone of Contention hitherto publickly avowed, is an Affair this Nation has very little to do with; but if that should appear not to be the real Motive, or if Success should encourage either Side to extend their Views, the Balance of Power may at last be brought into real Danger; and then, for the Sake of preferving the Liberties of Europe, upon which the Liberties of this Nation will always depend, we must take a principal Share in the War. This Danger may not perhaps be so remote as some People imagine; which has made his Majesty become a Mediator for reconciling the contending Powers, before Conquests of either Side shall take away all Hopes of Success in that Way; and his Majesty has already pushed his Negociations with so much Vigour, that a Plan of Peace will foon be offer'd; a Plan fo well adapted to the Honour and Interest of all Parties concerned, that whoever refuses it will thereby shew, that their secret Views are more extensive than they have hitherto been declared.

\* From hence, Sir, I must conclude, that we shall be very foon able to determine, whether we must engage in the War or not: If that Plan be accepted, then we shall attain our Ends; the Peace of Europe will be restored, the Balance of Power will be preferved, without our engaging in the War, without subjecting this Nation to any Inconvenience, or to any Expence; but if reasonable Terms should be haughtily rejected by either Side, we must then necessarily take a Share in the War. It is therefore very much our Interest at present, to take every Measure that may contribute towards rendering his Majetty's Endeavours fuccefsful; that may contribute towards inducing, or even compelling, every one of the contending Powers to accept of that Plan, which his Majesty, in Conjunction with his Allies, is to offer to them: And, in my Opinion, nothing can contribute more towards these great Ends, than our having such a Standing regular Force, as may convince all Parties that we are in earnest, and that we have it in our Power to alter the Scale whenever we have a Mind. For this Reaton I can hardly imagine, that any Gentleman in this House

will oppose the small Augmentation of our Land-Forces Anno 8. Geo. II. now proposed, when he considers how many Millions we may be obliged to expend, if, by refusing such a seasonable Expence, we should at last make it necessary to involve

ourselves in a heavy War.

The Prosperity of this Nation, Sir, or at least our Security, depends upon the Tranquility of our Neighbours: While they are at Peace, they will always confume more of our Manufactures than when they are involv'd in Blood and Confusion; and consequently we shall always, in Times of Peace, have a greater Demand for the Manufactures of our Country than in Time of War. Besides, while they continue at Peace, the Balance of Power can be in no Danger, but the Events of War no Nation can depend on; and therefore this Nation among the rest, may be deeply affected by the turnordinary Success of any one Power in Europe. Let us not therefore grudge a fmall Expence, when it may evidently contribute towards reftoring Peace among our Neighbours, upon which our own Prosperity and Security does and aheavs must depend.

\* Our House is not as yet on Fire, but our Neighbour's is all in a Flame; and then certainly it is Time for us to prepure the Engines necessary for preserving our own: These are a powerful Fleet, and a fufficient Body of regular well disciplined Troops, ready to march at the first Word of Command. This, Sir, will give Weight to his Majesty's Negociations, it will make all the Parties concerned give a due Attention to what may be proposed, by his Majesty's Ministers, for restoring the Peace of Europe; for a Minister, whole Equipage confifts of a large Body of good Troops, will always be better hearkened to, than one whose Equipage confifts only of a great Number of fine Pages and

nieles Footmen.

By agreeing to the Augmentation proposed, we may expect. Sir, that the Parties now at War will be prevented from forming any ambitious Views, either against this Nacon or against the Balance of Power; and if any such Views have already been formed, the Projectors will find themselves under a Necessity of laying them aside; by which Means we shall be able to restore the Peace of Europe, and establish the future Security of this Nation, without exming ourselves to the Inconveniences, the Misfortunes and the doubtful Events of War. From a contrary Behaviour, a confider what we are to expect : Will not France and her Allies from thence conclude, that they may go on and cosquer: that they may place upon the Imperial Throne a Prince of the House of Bourbon; and that England is not w. as formerly, apprehensive of the growing Power of France.

ina 8. Oco. II. France, or concerned about the Prefervation of a Balance of Power in Europe. These are Conclusions which, I am fare, no Englishman ought to give them an Opportunity to make; for the Continuance of the War is a certain Confequence of fuch Conclusions, and if it should continue, we must engage in it, or we, as well as the rest of Europe, must submit to be Slaves to the Conqueror. Thus the Danger of not agreeing to what is proposed, is infinitely great; but in agreeing to it there is no Danger, and the Expence is inconfiderable: If it procures a Re-establishment of the publick Tranquility, the Ufefulness of it must be acknowledged by all; but if it should fail of the Effect defired, it will enable

us to join speedily and with Vigour in the War.

To me, Sir, it is evident, that the small Expence, now proposed, may prevent an infinite Expence and an infinite Danger; and therefore I must think we are at present something in the Case of a Gentleman, suppose in the Isle of Ely, whose Estate is in great Danger of being overslowed by the Decay of, or some Breach in, those Dykes and Mounds which were made to prevent Inundations : In fuch a Cafe, suppose the Gentleman's Stewards and Managers should come to him, and tell him of his Danger; and that the Dykes might then be repaired for a finall Expence, but that one Flood or two might make fuch a Breach as would coft him near the Value of his Estate to repair: Would not that Gentleman be very much in the wrong, would he not be mad, not to hearken to fuch Representations, and put himself to a small immediate Charge, in order to prevent the entire Ruin of his Estate ?

Our present Case, Sir, is the very same; one successful Campaign, two or three compleat Victories, would make fuch a Breach in those Barriers, by which the Liberties of Europe are preserved, as would cost an infinite Treasure and a vast Estusion of Blood before it could be made up. is a Danger apparent from the Circumstances publickly known; but there may be particular private Transactions concerted, or now carrying on, which would demonstrate the Necessity of what is now proposed: These his Majesty may probably have discovered; and from the Experience we have of his Majelty's great Regard for the Bale of his People, we may, I think, conclude, that he would not have proposed to have made any Augmentation of his Land-Forces, or to have put his Subjects to any additional Charge, without an evident Necessity for fo doing: I hope therefore Gentlemen will depend upon his Majetty's Wildom and Conduct in an Affair, which is of fuch a Nature, as may render it impossible for his Majesty to lay his particular Renfons before this House, without running the Rife of difap-

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Siz,

with every Gentleman would be more cautious of ing his Majety's Name into every Debate in this Floufe. perfuaded, no Gentleman in this House doubts of his 's fincere Regard for the Ease of his People, or of fifdom and Conduct in all Matters which are honeftly zirly laid before him: These are Questions which can be properly brought before us. Upon this Occasion. Il as all other Occasions of the same Nature, it is not fajety's Regard for the Ease of his People, but the Rehis Ministers have for the Ease of the People, that we confider; it is their Wisdom and Conduct that are under our Confideration; And, in my Opinion, this has no great Reason to depend much upon either. fore the Generality of the Nation have no great Cone in either; and therefore, if we speak the Language Constituents, which I hope will always be the Lanof this House, we cannot depend so much upon their om and Conduct, as to load the People with any addi-Expense, for no other Reason but only because the her has told us it is necessary. This is a Method of eding, which no Man ought to agree to in any Cafe; specially in a Case which is of the most dangerous Cone to the Liberties of our Country.

The honourable Gentlemen, Sir, were very much in the to arruse from seneral Circumflances, and fuch as are

Anno 8. Geo. II. two Allies have declared, that they have no other View but to establish and preserve the Neutrality of Italy : These are the only Circumstances publickly known; and from these neither this Nation, nor the Balance of Power, can be in any

Danger.

\* What particular Reasons we may have not to trust to those Declarations, I shall not pretend to determine; but all the other Princes and States of Europe, not already engaged in the War, feem to put their Trust in them, because none of them have as yet made any Preparations. Nay, even the Princes of Germany feem to think their Country in no Danger, for some of the chief of them still continue neutral; and those who have joined in the Declaration of War, have great Numbers of Troops unemployed, which ceftainly would be all fent to the Rhine, if they thought their Country were in any real Danger, or that France had a Defign to impose an Emperor upon them. While they remain so secure, while they give themselves so little Concern about the Event of the War, why we should be for terribly frightened; why we should imagine that France has a Defign to conquer Germany, and to place one of the House of Bourbon upon the Imperial Throne, I cannot comprehend: I am fure no fuch Intention can be prefumed from any Circumstance yet publickly known; and I hope we do not think that either Spain or Sardinia has a Mind to conquer Germany, or that France would allow them, if either or both were able to accomplish such a Design. From publick Circumstances, therefore, I can fee no Reason we have now, or indeed ever had, to put ourselves to any Charge, or to make any Preparations; and if there be any private Reafons, they must be fuch as concern us in particular, because, if they related to Europe in general, the other Courts of Europe, particularly the Dutch, would certainly have discovered them as well as we; nay, if they had not, it would have been the Duty of our Ministers to have discovered them, not only to the Dutch, but to all the Princes of Europe ; for whatever Danger there might be in difcovering them to this House, there could not furely be any Danger in discovering them to those Courts, which have as deep a Concern as we have in the Preservation of the Liberties of Europe.

· As no Part of our late Transactions has ever been laid before this House, as all such Lights have been denied us, I do not know, Sir, but there may be private Ressons for our being particularly concerned in the Event of the prefent War: If there are any fuch, they must proceed from some of our late Transactions; and in that Case, think Transactions ought to have been laid before this House at

( 57,)

the very Beginning of the War, that we might from them IAnno 8. Geo. 11. have feen our Danger, and might have provided for our Safety in Time. But to infinuate, that either of the Parties now engaged in War may have ambitious Views against the Liberties of Europe, is an Infinuation that is contradicted by the Behaviour of all the Princes and States of Europe not aheady engaged in the War; and therefore cannot, in my

Opinion, have any Weight.

. We are next told, Sir, that tho' neither Party at prefent have any ambitious Views, yet they may form fuch Views, and in order to prevent their forming any fuch, we mail make great Preparations; that this will shew them we are in earnest, and will make them give Ear to the reasonshle Plan of Peace which his Majesty; in Conjunction with his Allies, is to offer : Whereas, if we make no fuch Preparation, that France will conclude we have lost all Apprehendions of the growing Power of that Kingdom, and that we have no Concern for the Prefervation of the Balance of Power. For God's Sake: Sir, can Gentlemen be ferious when they argue at this Rate? Can France, or any Power on Earth, imagine that we will look tamely on, and fee the Liberties of Europe overturned; or can the Addition of 7 or 8000 Men to our Army add any thing to their Dread of our Power? They all know, and France in particular has Reason to know, the Strength and Power of this Nation; when wifely managed and prudently exerted; if therefore they form any ambitious Views; if they reject the just Terms of Peace that are to be proposed by his Majesty, or if they despile the Mediation that has been offered, it cannot proceed from any Contempt they have of the real Strength of this Nation, but from a Contempt of the Councils by which that Strength is to be exerted : This is a Contempt which, I am afraid, they have already conceived; and if we thould agree to the Proposition now before us, without seeing Reason for so doing, I am sure either the Wisdom or integrity of this House will suffer considerably, in the Opimon of the World both abroad and at home.

\* Another terrible Thing we are this Day taught to apmehend, is, that Success may inspire one of the Parties enmed in War, with an ambitious View of overturning the salance of Power: That two or three complete Victories may make it absolutely necessary for us to engage immediately in War ; and that therefore we ought to prepare in Time, the we may be ready to fly to the Relief of the Unfortumie, before they are quite overwhelmed : Upon this, Sir, I shall only ask if any Gentleman in this House can imagine, Germany, Poland and Mulcovy, for I think I may now by they are united, can be conquered in one Campaign ; For IV.

Anno 8. Geo. It. or supposing the other to be the unfortunate Side, can they imagine that France, Spain and Italy can be conquered in one Campaign? If any Gentleman can imagine fuch a Thing, with him I shall not pretend to argue; but with those who cannot, which I believe are the Majority of this House, I think I may contend that neither Side can in one Campaign be reduced fo low, but that the united Force of Great Britain, Holland, Denmark, and Sweden, thrown in early the next Campaign, will be fufficient for their Relief, and for obliging the proudest Conqueror to submit to reafonable Terms; in which Case we shall have the whole Winter to prepare, and till then 'tis certainly quite unneces-

fary to put ourselves to any Expence.

As this Day feems to be a Day of Paradoxes, among the rest we have been told one with respect to our Trade. We are told, Sir, that the Prosperity of this Nation depends upon the Tranquility of our Neighbours; and that in Times of Peace, there is always a greater Demand for the Manufactures and Produce of this Country, than in Time of War. This, Sir, is so far from being a just Maxim in Trade, that the direct contrary is true. The chief Part of the Produce of this Country confifts in the Necessaries, and not the Luxuries of Life; and confequently our Neighbours will always confume as much of fuch Sort of Things in Time of War as in Time of Peace : But the Difference is, that when their Heads are not distracted, nor their Hands diverted, by any foreign or domestick. War, they have Time to apply themselves to Tillage; they have Time to apply themselves to Manufactures of all Kinds; they have Leifure to think of and to improve all the Arts of Peace; and by fo doing they furnish themselves at home with a great many of those Necessaries which, in Time of War, they are oblig'd to purchase of us. This is not only evident in Theory, but is confirmed by Experience; for our Trade has ful more by the Domestick Improvements made by our Neighbours, during the last long Tranquility in Europe, than it has done by any other Means; except the heavy Duties we have laid upon ourselves, and the great Trouble and many Fees and Perquifites we have subjected our Merchants to, both in importing and exporting their Goods and Merchandize : These Incumbrances will in Time most certainly ruin every Branch of our Trade, if we do not take Care to remove them speedily, by paying off those Debts by which they have been occasion'd. And as to our Security, it can never be disturbed by any Broils among our Neighbours, unless the Balance of Power should be brought into real Danger, which our Neighbours upon the Continent would take better Care of than they do, if we did not upon

all Occasions frew ourselves so mighty officious as to do it Anne 8. dec. 11. for them.

It is an easy Matter, Sir, for any Man, who has a quick Invention and a strong Imagination, to form imaginary Dangen. In Time of Peace we are frightened with Invalions, result our Neighbours have their Troops quartered upon their Coaffs, and have nothing elfe to do with them; and in Time of War, because our Neighbours have great Armies in the Field, tho' no Power in Europe has any Quarrel with us. In Time of Peace we must keep up a more numerous Army than is confident with the Liberties of a free People, in order to prevent a War's breaking out; and in Time of War we must add to that Army, and put ourselves to great Expence, in order to reflore the publick Tranquility, and preferve the Balance of Power, tho' no other Nation in Europe appears to be in the least apprehensive of its being in Danger. Thus, Sir, we are always in a Fright, and, for what I know, our Apprehensions may at last become so extravagant; that if tria, the East-India Pirate, should fit out any greater Number of Grabs than usual, we must fit out a Squadron and augment our Land-Forces, for fear of his coming to make an Invation upon us. By this, Sir, I do not mean to infinuate that we are now in no Danger; I do not know but we may: But whatever Danger we may be in, I am very fure it does not appear from any Circumstances yet publickly known, nor from any Thing that hath as yet been communicated to this House; and therefore I cannot agree to load the People with any new Charge. If the Danger is such as cannot be immediately communicated, it must be such as cannot be immediately apprehended; and if we are only like to be in Danger, we ought to follow the Example of our wife Neighbours the Dutch, in putting our People to no Expence, and in referving our whole Strength to be vigoronfly exerted against those, whose future Designs fall feem any way to threaten the Safety of Europe.

· We have been told, Sir, that the Danger of not agreeing to what is proposed is infinitely great; but that in agreeing to it there is no Danger; Sir, in my Opinion, it is dirolly otherwise. It is certain, that the Regard we are to expect from Foreigners must always depend upon the Esteem they have of the Strength of the Nation, and of the Wifdom of those Councils by which that Strength is to be di-The Strength of the Nation does not furely confift only in the Troops we have on Foot, or the Squadrons we have at Sea, but upon the Number of Troops we are able to raife and maintain, and the Squadrons we are able to put to bea. Therefore it is certain that the Adding 7 or 8000 Men to our Land-Forces, or to the Squadrons we have already

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fitted

no 8. Geo. II. fitted out, can add nothing to the Opinion Foreigners have of our Strength: But the putting ourselves to such needless Expence, when no Man can fay that we are in any real Danger, will certainly give Foreigners a very mean Opinion of our Councils. The Armaments we have made can oblige neither of the Sides engaged in War, but may probably give great Offence, by which we may draw a War upon ourselves; our Armaments may very probably unite several of the Powers of Europe against us, while by the Inaction of those Armaments we may be deprived of every Ally.

> But, Sir, with regard to our domeflick Affairs, the Danger is more apparent and much more terrible. The keeping up of a numerous Standing Army, in Time of Peace, is absolutely inconfistent with the Liberties of this Nation. The Gentlemen, or at least some of them, who supported this Motion, talk of an Army of 18,000 Men as always necessary to be kept up within this Island. This, Sir, is the true Secret of this Day's Motion; those Gentlemen know that when Peace is restored, the Nation will infift upon a Reduction's being made, therefore, think they, let us now increase the Army, that when Peace is restored we may flop the Mouths of the Difaffected, (as they call them) by making a Reduction of the Troops we are now to add: And thus, Sir, we shall have a Standing Army of 18,000 Men faddled upon us for ever. As I am of Opinion, that an Army of 18,000 Men is at least 10,000 more than we ought to have in Time of Peace; as I am of Opinion that fuch a numerous Army can be necessary for no End, but that of enabling a Minister to trample upon the Liberties of his Country; therefore I think the Motion ought to be rejected with Difdain.

> As for Ministers, they must not expect Regard and Effeem from their Equipage, but from the Wisdom and Address of their Negotiations; for a Minister with a blundering Head, or one that is fent upon ridiculous Errands, will make as forry a Figure with an Equipage of regular Troops, as an Equipage of Footmen; and I am afraid the Ass's Ears will appear much more conspicuous under a wellburnished Head-piece, than ever they did under a well powder'd Peruke.

The other Parallel, Sir, that has been drawn is very much to the present Purpose, if it had been properly related. We are in the very Case of a Gentleman, who is told by his Steward and the Workmen employed by that Steward, that his Estate is in great Danger of being overflowed by the Breach in those Dykes and Mounds, which, as they fay. were made to prevent Inundations. The Gentleman is furprifed at this, knowing that there were never any Dykes

Mounds made upon his Effate for preventing Inundations, Anno 8 Geo. II. out what were made by Nature; and that his Estate could or be overflowed without fome artificial Inlets made, or even Vindmills or Fire-Engines prepared and fet up for that urpole. He answers, you really surprise me, I can hardly lieve there is a Possibility in what you relate; however, Il go along with you and examine every Part of my Estate, nd will then take such Measures as may be proper for preenting the Danger: Upon this the Steward and his Worken are in a Fright, they know that the Inlets were made r the Windmills fet up, either by themselves or by some of heir Mafter's Neighbours, with their Connivance; and thereare they reply, O Lord, Sir! you must not examine into articulars, the Breaches are of fuch a Nature that if you at look upon them they will become irreparable a give us et a finall Sum of Money, and an Order for fuch of your enance as we shall name, to attend and affift us, we can ow easily make up the Breach; but if you delay, or offer to samine into it, the Reparation will cost you more than the alue of your Effate: If fuch a Gentleman should comply lindly with fuch a Demand, I am fure, Sir, it must be ranted, that if he was not mad, he was very much under be Management of his Steward.

While the Dutch, and all the other States of Europe or yet engaged in the War, shew so little Concern about it; hile even the Princes of Germany shew so little Inclination exert their whole Strength upon the Occasion; I cannot tink the Balance of Power in any imminent Danger: And any Danger threatens this Nation in particular, in God's ame let it be told; when we know what it is, or from sence it is to be apprehended, we may eafily take fuch features as may prevent it; but do not let us, under imamary Pretences of diffant foreign Dangers, subject our Contestion to a real, an imminent domestick Danger; for what it avail us to preferve the Liberties of Europe, if under

at Pretence we destroy our own?"

To this it was replied by the fame Members who supported le Andrews's Motion, as follows:

Whatever Advantage we may draw from the Tranqui- Sir W. Yonge. of others, it is certain we must always draw great and Col any Advantages from our own; and it is as certain, that ! the Deligns of the Parties engaged in War be at prefent at they will, we may be deeply concerned in its Event, other the prefent Defigns should be pushed too far, or and ambitious Defigns encouraged and fet up by Sucwe mult necessarily at last be involved; and this is

Anno S. Geo. 11. 1754-35-

I shall admit, Sir, that France and her Allies have made the Declarations mentioned by the honourable Gentleman; and I do not know but they may be fincere, but I am fure they are not to be trufted to: For even granting that thefe Declarations are fincere, that they have really no other Views but what they openly profels, yet we know that Success may elate the Minds of the Conquerors, and may make them conceive new Defigns, which they could not at first have thought of. And against these we are to provide, as well as against any Designs they may have at present which we have not yet discovered; for if France and her Allies should over-run all Germany, establish Stanislaus upon the Throne of Poland, and oblige the Czarina to submit to their Terms, I am very far from thinking that either of them would abide by the Declarations with which they began the War: I am fure, our Constitution would be exposed to much greater Danger, than it can be from the fmall Addition now proposed to be made to our Army.

This leads me, Sir, to confider that terrible, that imminent Danger our Liberties are exposed to, by keeping up a numerous Standing Army in Time of Peace; which is a Danger that has been much exaggerated, upon this and many other Occasions, by the Gentlemen of the other Side of the Question. I could easily shew, that an Army kept up from Year to Year, under the Direction of Parliament, and commanded by Gentlemen of the best Families, and some of them of as good Estates as any in the Kingdom, can never be dangerous either to our Constitution or to our Liberties, were it much more numerous than it is, or is now proposed to be; but the keeping up a Standing Army in Time of Peace is not the Question under our Consideration. Will Gentlemen fay, that when all Europe is in a Flame, we ought not to begin to make Preparations? Will they fay, that we ought never to make any Augmentation, or to prepare for War, till it is publickly declared? Can this, Sir,

be a fafe Maxim for any Nation?

I do not know, Sir, that any Gentleman has in this Debate declared, that 18,000 is the Number of Land-Forces which must always be kept up in this Nation, even in time of the profoundest Tranquility: However, it has been discovered, it seems, that this is the Opinion of some Gentlemen; and that the Addition now moved for, is proposed for no other Reason, but only that these Gentlemen may have an Opportunity of stopping the Mouths of the Disasfected, by reducing that additional Number as soon as the publick Tranquility is re-established. Sir, if no Reason had been affigned for the Addition proposed, there might have been some Room for this Presumption; but as other Reasons

have been affigued, as those Reasons are apparent from the Anno 8 Geo. II. present Circumilances of Europe, I cannot see how such a Prefumption can be made: But suppose this were really the Delign of some Gentlemen in this House, will not every other Gentleman be at Liberty to oppose that Defign when the Peace is reftored? May not every Gentleman, who shall then have the Honour to be a Member of this House, propule as great a Reduction as he pleases? Is it not as easy to propose the Reduction of 17,000 as of 7000 ? And when we are so happy as to have an Opportunity to make a Reduction, the Question will then come properly to be argued, what Number of Land-Forces is necessary to be kept up in this Nation in Time of Peace? Upon that Quellion, I hope as great a Number will be reduced, without any regard to the Addition now made, as the Safety of the Nation can admit of; for I shall join with the honourable Gentlemen in Opinion, that we ought never to keep up a greater Numher than is absolutely necessary for the Safety of the Nation, and the Support of his Majesty's Government; and whoever is against keeping up that Number, shall always be looked on by me as a Person disaffected to both.

Before I conclude, Sir, I must take Notice that from this Debate it appears to me, that the Gentlemen employed in the Administration of our Affairs are always in the most ticklish Situation. If they propose to make Provisions ayamf Dangers, by which Provisions the People must be put to an Expence, they then are charged with raising imaginary Dangers, in order from thence to take an Opportunity to and the People with new Taxes: And their Misfortune is, that the more careful they have been in time past, the Argument grows every Day stronger against them; because People begin at last to believe, that the Dangers which were bever felt were imaginary, tho' in Reality they were prevented only by the Provisions that were made against them. However, many People may come at last to be confirmed in the erroneous Opinion, by which the Ministers may be at ast refused those Provisions that are actually necessary; and if, by fach Refusal, any figual Misfortune should befal the Nation, the Ministers would be fure to be loaded with the Blame of it, tho' they had done all that was in their Power to warn us of the Danger.

I cannot really comprehend, Sir, what Sort of Informatime it is that Gentlemen want upon this Occasion; would
they have his Majesty send to tell us, that there is a bloody
War carried on by France, Spain and Sardinia against the
Emperor! Surely they do not expect that his Majesty should
they are particular Message, in order to acquaint us with a
Face of News that is known to the whole World! Pro-

Vos. IV.

bably

Anno 8. Geo. II. bably his Majesty has not yet discovered, whether any of the Parties engaged in War have any farther Views than what they publickly avow; this I say may not probably have been yet discovered, because no Plan of an Agreement has yet been offered to the Parties concerned : Or perhaps his Majesty has already discovered, that some of the Parties concerned have fome fecret and ambitious Views, which will oblige him to declare very foon against them. In the first Case, his Majesty can give us no farther Information than what he has already given; but suppose the last to be the Case, ought his Majesty, either by Message or otherwife, to disclose to us the Secrets he has discovered, or the Resolutions he has taken upon such Discovery? Would not fuch a Message be an open and a publick Declaration of War? And will any Gentleman fay, that it would be wife in his Majesty, or in those who have the Honour to advife him, to make any fuch publick Declaration, before he has made all the necessary Preparation, and is just ready to enter upon Action? In thort, let us put the Cafe what Way we will, it is impossible we can have, or ought to have, any farther Information than what every Gentleman without Doors, as well as within, fully knows from the Circumstances Europe is in at present. And as these are, in my Opinion, more than fufficient for inducing every Man, who regards the Safety of his Country, to agree to the Augmentation now proposed, I shall very little regard what may be thought of the Wisdom or the Integrity of this House; for I am very fure, every Man whose good Opinion is worth defiring, will, from our agreeing to this Question, he convinced of both."

> Some Members, who agreed to the Necessity of an Augmentation of our Forces, thought it more eligible to hire foreign Troops than increase the Number of our Army at Home: And in Support of this Proposal, Mr John Howe flood up, and spoke as follows:

It is with great Diffidence and Confusion, that I fland up to speak on this Occasion: I think it one of more Difficulty, a more critical Conjuncture, than ever I knew under the Consideration of this House. I cannot, Sir, but with the greatest Reluctancy think of adding to the heavy Burthen my Country already labours under; and yet it would be the greatest Concern imaginable to me, if through an ill-tim'd Piece of good Husbandry, I should suffer the Nation to be involved in Calamities, which some Expences might have prevented. In this Streight I should be glad to give no Opinion; but yet must now offer fach as occurs to

Mr Howe.

me. Peace is the greatest Advantage that can be defired by Anno 8. Geo. II. a free and trading Nation : Any Expence which will contribute to continue that Bleffing to us, will be Money well employed; and what is now proposed to us, I see in the Light of a Measure for Peace: The Increase of our Forces in gemeral appears to me, to be with an Intention, not to make, but to prevent War. We are now in the rightest Situation Principals or Parties in the War: May our good Offices be effectual? All I can do to make them fo, I am fure I with: God fend they may be fo? But we must put ourfelves into a Condition to be a Weight in whichever Scale we may throw ourselves; for bare Reasons, Persuasives alone, will, I fear, have little Effect. But if the ftronger Party is made fenfible, that if it refuses to come into reafonable Terms, it will not long continue the stronger Party, our Mediation will be more regarded; and a Minister will be best hearkened to, whose Equipages, instead of a great Number of fine Footmen, confifts of a large Body of good Troops: I am therefore, Sir, free to declare for arming ourselves, convinced that an unarmed Mediation must prove an unfuccefsful one. But, Sir, as the shewing what a contrary Meafure would produce, does best illustrate Things, let us confider what would be the natural Effects of our declining to make any warlike Preparations. Would it not be declaring to the French that they may go on and conquer! That they may place upon the Imperial Throne a Prince of the House of Bourbon ! That England is not now, as formerly, apprehensive of the Increase of the Power of France? This would certainly be the Conclusion the French would naturally draw from our not arming: A Cooclation no Englishman furely would give them an Oppostunity to make. Warlike Preparations will, I hope, condure to making Peace; and if they fail of making Peace, they will enable us to make War: The Expence will neither way be loft. A noble Lord was pleased to say, that the Prosperity of this Nation depended on the Peace and Tranquility of our Neighbours; I join with him in Opinion; at least to far that it may be disturbed by their Want of Tranquility: But furely then we ought not to repine at any Expence to procure that Peace and Tranquility to them, upon which our own Prosperity is thought to depend. Some Gentlemen feem to apprehend, that arming will engage us War, without the Dutch; far from it; for if it should fail of its delired Succels, we are flill at Liberty to act as we think best : But upon that Article, I think it most proper to be filent at prefent. We may, as the Country People exprets it, when the Time comes, do like our Neighbours. I = But

Anno S. Geo. 11. But now, Sir, as I have given my Confent to the Increase of Forces in general, I must likewise declare, that for the Method, now proposed, of increasing them, by raising more national Troops, I can by no Means approve of it. After which it will be expected of me to fay in what Manner I would have them increased; for to oppose a Measure, and propose no other in its Place, is certainly very unjustifiable. On this Occasion therefore, I am not shy of declaring that the warlike Preparation I mean, is by making Contracts with foreign Princes for their Troops, in case we call for them. To this Method there is no Objection but the unavoidable Expence; and yet the Expence of national Troops is still greater: Even the disbanding of national Troops does not free us from the Expence of them; their Half Pay remains; and 'tis remarkable, that Half-Pay Officers, tho' they hardly live, they never die. But other Objections arise to national Troops; the Burthen they are otherwise, and the Danger from them is likewife greater; not that I look on them, as another noble Lord does, as a Standing Army; for it is not to be supposed, that this can be the Number to be kept up: That is not my Objection ; but I object to the Increase of national Forces, as a Method in no Circumstance so easy or safe, as the engaging foreign Ones. Arming in general I think absolutely necessary; and were there no other Method, I would confent to this. Our House indeed is not on Fire, but our Neighbours is in a Flame; I therefore approve the increasing of our Forces in general, and only oppose the Method now proposed of raising national Ones, as there is a more easy and more convenient one of doing it, by engaging foreign Troops."

Mr filndfer.

To this Speech of Mr Howe's it was replied by Mr Lindfay, ' That by the Augmentation proposed, it was not intended to add new Officers, but only fo many private Men to each Company; fo that when Peace was reflored, the Augmentation then made could be reduced, without leaving any Charge upon the Nation: That in a Time of fuch publick Danger it was necessary to augment our Forces within the Kingdom, and therefore any fmall Inconveniencies that might from thence arise must be borne with: That by increafing our own Troops no Money was carried out of the Kingdom: That it would add to the Number of our trained Soldiers, which, if any future Danger should arise, would be an Advantage to the Nation: That by a Man's becoming a Soldier his Labour and Industry was not quite lost, for many of them were as industrious after listing as ever they had been before: That old and infirm Soldiers mult always of course be dismissed, and new Recruits raised in their Stead, tho' no Augmentation were ever made.

Mr John Drummond, in Support of the Motion for the Anno 8. Geo. II. Augmentation, took Notice of the Number of Forces the Dutch had on Foot, and their Disposition to act in Concert Mt J. Diummond. with Great Britain.' Then Mr Robert Dundass stood up, Mr Dundass. and spoke against the Augmentation, and mention'd the bad Purpoles for which the Forces were employ'd, and inflanc'd the drawing up of the Regiment in the Abbey Close at Edinburgh, to over-awe the Election of the Scots Peers, or over-awe the Elections of Commoners; and to induce fuch Places as were conceiv'd to wish for Troops, to vote for Courtiers, or otherwise to have the Troops remov'd from them.'

To this Mr Duncan Forbes " answer'd, " That the Drawing Mr D. Forben, up the Troops in the Abbey Close was an ordinary Muster or Exercise of Arms; and the Abbey Close an ordinary Place for fuch Musters; and that there was great Need of armed Force in Scotland; without which the notorious Inclimation there to Smuggling and Cheating the Revenue, and to mutiny and refift the Execution of legal Process, could not be quell'd; and concluded with disapproving the Propotal for hiring Foreign Troops.' Hereupon Mr James Erikine flood up and faid,

Sir.

" I am Joth to take up the Time of the House, now it is to late, but as the Affair of the Troops at the Election of the Sixteen Scots Peers has been misrepresented; and as I am fully acquainted with the Truth of that Transaction,

I hope the House will indulge me.

. I believe no Member of this, or any other former Parliament, has ever afferted that a Standing Army was confillent with our Constitution, or even attempt to deny but it is dangerous to our Rights and Liberties. A Standing Army has been kept up, it is true, from Year to Year, and fometimes augmented, by pretending the Exigencies of the Times ; but such Exigencies, that the same, or other such, may to the World's End be pretended : So that if the fame mean and low Spirit continues in Britain, a Standing Army is for ever to be the Oppression of this once slourishing Island. These Arguments are indeed too general to be dwelt on, when the Question is not, Whether to have an Army ; but, Whether to augment it? Since it feems granted on all Sides, that we must have an Army for this Year; that Britain med for one Year longer submit to that Badge and great Mean of Slavery: But if it is so dangerous to have any, it is full more dangerous to add to it; and if Exigencies requir'd foch an Army as we had last Year, yet it behoves us to fee the Exigencies, that requir'd fo large an Addition as 8000 more, before we ought to confent to it.

Mr Erskine.

Anno 8. Geo. 11. 1734-35

\* The Pretext made use of is, that we and the Dutch are to be Mediators between the contending Powers of Europe, and that unarmed Mediators cannot effectually mediate yet the Dutch are to be unarm'd, not only by Sea, but are to add nothing to their Land-Forces, as was but now acknowledg'd: Tho' the other Day we were told, That as we should increase our Fleet, the Sea being our natural Barrier; fo would the Dutch augment their Troops, their Barrier being by Land. But now we fee that our Neighbours are to share with us the Honour and Advantage of Mediating, and we are to bear all the Burden: Yet it feems neither they nor we are indeed to be Mediators; for his Majesty's Speech fays only, that his good Offices, and the good Offices of the States General, had been accepted of and as some Gentlemen had openly in the House deny'd that we were to be Mediators, they explain'd the accepting of these good Offices to be no more than barely to allow us to make Propofals to the Powers in War. And is this all the mighty Matter for which our domestick Army is to be augmented fo greatly? If a strong Army is necessary for this Purpose, the Augmentation is too little: But any Augmentation in our prefent Circumstances is not the Way to make us to be regarded by the Potentates at War. They know our Cafe, that we are under vaft Debts, much whereof was contracted for no Purpole, or for bad Purposes: And to see us acting wisely and frugally, and to have Money and Credit as formerly, would give Britain the Weight it formerly had; and they know that then we could raise Troops at Home, and hire Abroad : But they would never believe us noticeable for having 25,000 or 26,000 Men in our Army at Home, with not a Farthing in our Pockets. After all, it feems hard to be believed that it is in earnest faid we are to be Mediators, or at all to interpole, or that we are any ways afraid of the Confequences of the present War in Europe: For some Years ago we were offer'd the Mediation, and then refus'd it; no doubt to shew our Modesty, and that we were not so vain as to take on us to offer Laws to France, & Nation Superior to Britain, and whom then we obsequiously courted. And to fay, we now dread the Progress of the Arms of the French and their Confederates, one must be tempted to think but a Pretext : For fo wife Men as administer the British Affairs did certainly foresee it, and can not be frighted at the Confequences of their own Actions; fince all flow'd from the Introduction of Don Carlos into Italy, which was done by our own Fleet. I am, in my own private Opinion, fo little perfuaded of the Wifdom of that Expedition, that I hope the 30,000 Seamen, voted the other Day, are delign'd

for a better Purpose; yet it is better to make an ible, tho'ex- Anno 8. Ge penfive Show of them at Spithead, than fend them Abroad to do Mischief. And all this appears from our succeeding Condust; for it would be a high Reflection to suppose the Intelligence of our Ministry so bad, that they knew not of the Alliance when forming betwixt France, Spain and Sardinia, and they could not but see the Consequences of it. Yet they did nothing to flop that Treaty; nor, when it was finish'd, to their powerful Armies from entering Italy, where they have had so great Success; and our Trade to which Country is now as precarious as our Trade to Spain: They likewife must have foreseen the Progress of the French Arms on the Rhine | for who did not know, that the Emperor, having a great Army in Italy, was over-power'd by a greater; and that France, in the German War, having nothing to apprehend from Italy or Spain, as in former Wars, could not but be an Over-match for the Emperor on the Rhine? Therefore as all this has happen'd, having been foreseen and help'd on by our own Ministry, the Fear faid to arise from thence must be but an affected Pretence, as well as the Mediation which we had formerly refused, and now did not presend was offer'd to us: Nay, if it was otherwise, yet this Augmentation of our Army is not the right Way to make us confiderable in the Mediation, nor a good Way to act for ourselves, fince we are not like to be attack'd this Year.

I can't nelp taking Notice of what was faid by the Gentleman who fpoke last, [Mr Duncan Forbes] relating to the Use of Troops in Scotland. I am forry that such Things Bould be faid of that Country, by a Gentleman whom I regard fo much, and whose Worth and Learning I am not a Stranger to : I dare affert the Law, and the Execution of le-Process, in Scotland has free Course without the Assistance Troops: I have heard of no remarkable Instance of the Interpolition of Troops in fuch Cases; but when it was done ally by those in Power and Office, to the Oppression of the Subjects, and Overthrow of our Liberties, and contrary to Law : Inflances of which I can give, and I hope will in due Time be adverted to, and meet with deserved Re-There are more Instances of Mutiny and Tumult in England than in Scotland; and more Running of Goods in a few Days on the Thames, than in all Scotland for a Year. [Here be related the Manner of drawing up the Regiment in the Abbey-Close at the Election of the Sixteen Perra 1 For my Part I know no Good the Army has done in Britain, but making Roads thro' the Mountains of the Soot Highlands, which was performed by a Handful."

Colonel Handafyde took up Mr Erkine, as if what he col made had faid about the Regiment in the Abbey-Close had re-

flected

no N. Geo. II. flected on him, whose Regiment it was; and endeavour'd to thew that it was but an ordinary Meeting there, and that nothing could be meant by it, fince the Regiment march'd from Town at Mr Dundass's Election: That he deserv'd Thanks, and not Blame, for his Conduct by the Gentlemen of that Country; but that some wish'd there had been Mobs and Tumults, and from their Disappointment proceeded their Complaints.'

Mr Enkine. 31r J. Campbell.

Mr Erskine rifing up to reply, Sir James Campbell stood up likewife, and endeavour'd to shew the Necessity of Troops in the Highlands & Urging, 'That they ought to be continued though the Highlanders were, at prefent, mostly well affected; and gave for Instance the Advantage of having Troops in Scotland in the Year 1715, when the Rebellion was rais'd and carried on by the Earl of Mar, Brother to the honourable Member who had spoke last against the Motion.' Several Members, refenting this Expression as a Reflection on Mr Erskine, call'd out, To Order: Hereupon Mr Erskine stood up again, and faid, 'That when he last role up to speak, it could not be to answer the Member who had now spoke, [Sir James Campbell] for then he had faid nothing; and that he might for the fame Reafon pals by all that the worthy Gentleman had spoke since.' Here Sir James Campbell got up again; but the House would not allow him to interrupt : Then Mr Erskine went on, and faid. That the honourable Gentleman, who spoke before, [meaning Colonel Handafyde | could not, on the least Reflection, imagine that any Thing faid was meant against him, who he had never, that he knew of, feen in his Life till now; and that the Colonel was not then in Scotland, and therefore could not be blam'd for any Thing done by his Regiment : That he blam'd not even his Officers prefent, not doubting but they had Orders: That this was not the Time to argue that important Matter and flagrant Encroachment on the British Liberties, which might come to be inquir'd into afterwards : yet the Account he had given of it was just, notwithstanding the Answer: That the Regiment had been muster'd, and in the Field but a Day or two before, and therefore the Meeting on that Day was not an ordinary one: That it could not be without a Defign, and a bad one too: That on fuch a Day the three Companies at Leith were march'd to join those at Edinburgh, and kept altogether under Arms during the Election, and then march'd back to Leith: And that other Facts, equally or more gross, could in due Time and Seafon, be made appear to shew that it was done on a bad Delign: That their marching from Edinburgh at the Electien for the County, proves only they were not in the Wrong at that Time, the they were predigiously wrong at the

Election of the Peers: That the Accusation of wishing for Anno 8, Geo. tt. Mobs and Tumults was injurious, and as weak as unjust: That if it was meant against the Majority, what could they gain by it? And still less could the Minority reap any Advantage from it, except to put themselves in the Wrong, when they had no Reason to hope they would meet with Pardon and Indulgence: That Mutiny was the stale Pretence of those, who wanted a Handle to oppress by superior Power: That by Mobbing, the Minority could only expect such Ruin to themselves, as had befallen his Kinsman by the Rebellion, which an honourable Member had, with fo much Difcretion and Justice, objected to him: That the Objection was fo entirely from the Purpose, he would pass it by unanswer'd, as well as the reft of what that honourable Gentleman had faid, did not the high Nature of it require him to speak to it : That he had fuffer'd more by it than any Man, except his deceas'd Friend and Relation, who was at the Head of it: That his Principle and Conduct, with respect to the prefeat Establishment, ever fince he enter'd on the World and Butinets, had been uniform and firm in all Times and Situations, as every Body knew, who knew him; and as the Obefter and his Friends had often acknowledg'd : And if now his greatest Enemies could bring an Instance to the contrary, le cuniented to have it reckon'd that he had always been a Traitor : That, therefore, if the Occasion of flinging out this at him, and the Air with which it was done, had not hole'd fo unfavourably, he must, in Justice to the Gentlemm who spoke it, have thought he intended to do him Honour; by shewing his Loyalty to have been so unconperable, that his nearest Relations, and with whom he had in great Connection, could not shake or diminish it.'

Mr Charles Areskine \* stood up next, and faid, ' That Mr Cha. Areskine, the Abbey and Parliament Close were so far distant, + that the Regiment drawn up in the former could not over-awe

the Election at the latter."

Then the Question being put on the Motion made by Mr Andrews, it pass'd in the Affirmative by 261 to 208.

Feb. 17. Mr Walter Plumer mov'd, That the Postmaster Mr Plumer's fore the House a Copy of the King's fore the House Warrant, whereby Letters were permitted to pass Post-free.

Feb. 19. The faid Warrant was laid before the House. Fd. 24. Several Resolutions of the Committee on the poly, having been agreed to by the House, Sir William ncham mov'd, 'That the Journal of the House of the Vos. IV. ath

\* Minim General for Statland.

† The Difference is battle some them Half a Mile.

5th of December 1690, in the second Year of William and Mary, in relation to the Report from the Committee, to whom the Confideration of the Estimates and Accounts relating to the Army, Navy and Treasury were referred, might be read; which was done accordingly. Then he mov'd for reading the Journal of November 9th, 1691, in the third Year of the same Reign, in relation to appointing a Committee to inspect the Estimate of the Navy for the Year 1692, which having been also read, Sir William Wyndham stood up again, and spoke as follows:

Mr Speaker,

When I reflect on the long Peace this Nation has enotion for referhas been paid off; but when I confider the vaft Sums that have been yearly raifed, that the People have not been made quite free of any one Tax which the preceeding War brought upon them, nor any Tax, except one only, in the least diminished; I cannot comprehend how it was possible, in every Year of this long Term of Peace, to find Pretences for putting the Nation to fuch a vaft Expence: And I maft think, If our Parliaments, for these twenty Years past, had followed the Example laid down in the Precedents now read to you, and had always appointed a felect Committee. to examine the Estimates yearly laid before them, it would not have been possible to prevail with them to agree that

fuch an Expence was necessary.

This, Sir, I wish had been done by every Parliament fince the Revolution; and as this is the first Session of a new Parliament, I hope we shall begin to follow that Example which was thewn by the first Parliament after the Revolution. I hope it will not be faid, but that Parliament had as good Reason to put a Confidence in the Administration as this Parliament has, or as any Parliament had fince that 'Time ; and yet we find that Parliament, in their very first Session, passing an Act, and by Ballot appointing Commissioners, for taking and examining the Account of all publick Money, and refolving that no Person should be one of those Commissioners, who had any Office of Profit, or was accountable to their Majesties; and their Care of the publick Money, in their fecond and third Seffions, we may collect from the Journals now read to us. For this Reafon I am convinced, that what I am now to propose cannot be thought thewing the least Difrespect to his Majesty : It is only shewing that prudent Care of the People's Money, which we ought always to flew as their Representatives, even tho' there were no particular Reason for our being so careful.

\* But at prefent, Sir, we have a melancholy Reason for Auno 8, Geo. 11. refuming the ancient Usage of Parliament; It is well known that Estimates have been every Year laid before this House of all the Expences, which were then supposed to be necesfury for the enfuing Year; and notwithstanding those Estimates were much larger than were ever before usual, yet in every Year ample Provision has been made for the Expences of the enfuing Year, conformable to the Estimates laid before the House: This is known to almost every Man, and every Man that does know it must think it very odd, that in so small a Number of Years such a great Debt should be contracted as is at prefent due upon Account of our Navy; but it must appear still more furprizing when we consider, that in every Sellion of Parliament Accounts have been laid before this House, of the Deficiencies of all former Grants, and likewife of all Services incurred and not provided for by Parliament. If such Accounts had been rightly considered, they would certainly have been made good, and the Services, if found to have been necessarily incurred, would certainly have been provided for, out of the first and readiest of the Grants made for the Service of the next enfuing Year.

\* This, Sir, is the only proper Way of providing for all Services incurred and not provided for in the former Seffion of Parliament : While this Method is regularly purfood, the Strength of the Nation is not impaired by loading Polerity with Debts and Mortgages; nor can the People be to entity prevailed on to submit to any unnecessary Expence; and the Facts being fresh in every Man's Memory, if any Fraud be couched under any of the Articles of the Accounts given in, it may be eafily discovered; but when the Nation is thus fecretly run in Debt, the People being ignorant of their Expence, cannot find Fault with any of those extravagant Measures which occasioned that Expence; and when Accounts are brought into this House in a Heap, and after the Transactions to which they relate are all forcotten, it is then impossible for Gentlemen to discover the Fallacies that may be practifed in the Manner of stating these

' Upon fuch a flight View, Sir, as I have taken of the Accounts now upon the Table, it is not possible for me to enter into the particular Articles; but I cannot help taking Notice of one which to me appears very extraordinary. There is near 250,000 l. charged, not for the Building of Ships, but for the Building of Houses; whether such Houses were necessary I shall not now pretend to determine; but if they were. I think it is too large a Sum for any Adminifirstion to have expended, without a previous Authority K z

from

sane 8. Geo. II. from Parliament; and that I am fure was never asked for. What the prefent Age may think of fuch a Sum, I do not know, but I am fure our Ancestors, even of the very last Age, would have been extremely shy of loading the People with at least Six-pence in the Pound upon all the Lands in Great Britain, for building Houses for the Officers belonging to the Admiralty; and I must think it a little extraordinary to see Ministers, of their own Heads, undertake to do that which even Parliaments of old would scarce have undertaken to have done. 'Tis true, Parlinments have of late become very good natur'd, they have put great Confidence in Ministers, and have generally, I shall not fay blindly, approved of all ministerial Measures: This may perhaps have made Ministers presume a little farther than they would otherwise have done; but I am very fure, that till very lately, no Minister would have dared to have drawn the Nation into fuch an Expence without an Authority from Parliament for fo doing.

This Article would, I believe, Sir, have appeared a little extraordinary, in the most flourishing Circumstances that ever this Nation was in; but when the People are groaning under heavy Taxes, when most of those Taxes are already engaged for the Payment of our Debts, I must think it highly extravagant. We ought to make our Effate our own, we ought to free it from Mortgages, before we think of beautifying it with coftly Buildings. However, Sir. let me suppose that this Expence was absolutely necessary, yet still it ought to have been provided for by Parliament before it was undertaken, or at least the next Session after it was laid out : In that Case the Parliament would probably have taken Care to have faved as much upon fome other Article: By that means our being involved in fo heavy a Debt as we are at prefent would have been prevented. and we might have been in a Condition for acting that Part, which the prefent Circumstances of Europe may make incumbent upon us to undertake.

The Revenues of a Nation, Sir, which always arife from those Taxes the People are to pay, may be compared to the Revenues of a private Gentleman's Estate; and every Gentleman who has a Regard to his Family, or to his own Credit, will certainly proportion his Expence to the Revenues of his Estate, taking Care to fave as much yearly as may be necessary for providing for younger Children, and for answering future Accidents or Misfortunes: Such a Gentleman will consider that if, by his Way of Living, he spends more than the yearly Revenue of his Estate may, according to this Computation, answer, he must yearly destroy a Part of his Effate; and that the greater this Surplus is, the fooner

his

his Effate and Family will be ruined. Let us suppose then Anno & Goo. 11. that fuch a Gentleman should order his Steward to compute the Manner how he was to live, fo as not to fpend yearly more than the Revenue of his Estate could bear, allowing so much yearly for Childrens Fortunes, paying off Mortgages, or future Contingencies: Suppose this Steward had preferibed fuch a Manner of living, and had for feveral Years fed him with a Notion that he was fpending no more yearly than his Effate could bear; but at last brings him in a terrible Account of Debts contracted, by that Manner of living which he himself had prescribed, and gravely tells him, he must fell or mortgage one of his best Manors for paying off those Debts: What would such a Steward deserve I Surely he must at least expect all his Accounts to be examined in the strictest Manner, and his Master would never place a Confidence in any of his Calculations for the

The Case, Sir, is the same with this Nation at prefent: We have been made to believe, that what we were feending yearly was no more than the yearly Taxes would fwer: These Taxes have been chearfully granted by Parframent, and as chearfully paid by the People, in full Expectation that these were all that were necessary for answerog our annual Expence; but now, Sir, when we are in Danger of being brought into a great and unforeseen Expeace, we are told that we have run much in Arrear, that great Debt has been contracted, and that for the Payat of this Debt, we must either mortgage those Funds which ought to be referved for a Time of Danger, or we must lay violent Hands upon those Funds which have been long ago declared facred, and religiously appropriated for reheving us from those heavy Burdens we at present groan under. While we are Members of this House, Sir, we are the Truffees of the People; and when the People have been insentibly run into a heavy and unexpected Arrear, hall we approve of the Accounts of those Services by which that Arrear has been occasioned, without examining strictly ato every Article? I must think we are, both in Honour and Confesence, bound to examine them in the strictest Manme ; and therefore I shall beg leave to move, That the codesary Estimate of his Majesty's Navy, for the current Year, may be referred to the Confideration of a felect Com-Pittee, and that they do examine the fame, and report the Facia, with their Opinion thereupon, to the House."

Bir William Wyndham being feconded by Mr Sandys, the Mr Sandys, Sir R. Wal hane occasion'd a great Debate, in which Sir Robert Wal- Mr H. Wal pale, Mr Horatio Walpole, Mr Winnington, Sir William Sir W. Yongo.

Debate thereon.

Col. Bladen,

Anno 8. Geo. II. Yonge, and Colonel Bladen, urg'd the following Arguments against the Motion.

Sir,

The Affairs of Europe, and the various Incidents that have occurred fince the famous Peace of Utrecht, are fo fresh in every Man's Memory, that I think it sufficient to observe in general, that every Man, who knows any Thing of the Hiftory of Europe for these last twenty Years, may eafily give a Reason why we have not been able to pay off any confiderable Part of the publick Debts. There was no Method of paying off honeftly and fairly any of our Debts formerly contracted, but by increasing the publick Revenue, or faving a Part yearly of that which had before been ellablished; and every Gentleman must acknowledge, that both these Methods have been pursued as much as it was possible. We could not increase the publick Revenue by imposing any new Taxes, for our People think they are already burdened with too many; and if any fuch Method had been proposed. it would certainly have been opposed, perhaps by some of those Gentlemen who now find Fault with so small a Part of our Debts having been paid off: The only other Method of increasing the publick Revenue was, by having the Taxes carefully collected, and thereby endeavouring to increase the Produce of each; and this has been pursued with the utmost Care, so that most of our Taxes produce more now than they did twenty Years ago.

. With respect to the saving a Part of the publick Revenue which had been before established, it could be done no other way but by reducing the Interest payable to the Creditors of the publick, or by reducing the publick annual Expence: The first of these Methods has been pursued, and luckily for the Nation, with great Success; and no Man can with Juffice fay, that for these twenty Years the Nation has been put to any Expence but what was absolutely necessary. according to the Circumstances which the Affairs of Europe, or the Affairs of the Nation were in at that Time ; nor has it been put to any Expence but what was regularly laid before the Parliament, and always approved of by Parliament 1 to that the finding Fault with any Part of our Conduct for these twenty Years past, is not really finding Fault with the Conduct of our Ministers, but with the Conduct of King

and Parliament.

. I shall agree with the honourable Gentlemen, Sir, that Estimates have been every Year laid before the House, of what was then suppos'd to be necessary for the Service of the enluing Year; and I hope they will agree with me that it was right to do fo; but I never heard that the Gentlemen, who computed those Estimates and laid them before the Par-

liament

liament pretended to be infallible. The Estimates they have Anno 8. Cao. 11. given in have been found to be deficient, some of the necellary Services have been fometimes omitted, or the Sums thereby allotted have been found not fufficient for answering the Services for which they were appointed, and this is one of the Reasons why so large a Debt now appears to be due on account of the Navy: Another Reason is, that the Funds appointed by Parliament for raifing those Sums, which were yearly granted by them for the Service of the Navy. have been always found deficient; and a third Reason is, that the Parliament have often found it necessary for the Safety of the Nation, to give his Majesty Votes of Credit, in Pursuance of which some additional Expences have been incurred, above what were mentioned in the Estimates yearly given in at the Beginning of the Session: And as such Expences were generally incurred by making Additions to our Navy, which is the natural Defence of this Nation in all Times of Danger, it has greatly increased the Debt due on account of our Navy, and is one of the chief Reasons

why that Debt is now become fo confiderable.

. Some of those Accounts relating to the Navy-Debt, have been for feveral Years fuccessively laid upon your Table, and all of them, except some few Articles which have lately accrued, were laid before the last Session of Parliament; and for what Reasons, I shall not pretend to determine, the Parliament never thought fit to provide for those Descencies, or to pay off any Part of that Debt which had been thereby occasioned; tho' I must suppose that, as the Accounts were regularly laid before the Parliament, when the Transactions to which they related were fresh in every Man's Memory, if an Error or Fallacy could have been pointed out, or if any Objection could have been made to any one of the Articles, it would not only have been taken Notice of in this House, but would have been made a Subject for Clamour over the whole Nation; for there always have been, and I hope there always will be, a great Number of Gentlemen in this House not only capable, but ready and willing to discover any Fallacies that may be artfully foifted to our publick Accounts; and if any fuch Discovery had been made, those who are disaffected to his Majesty's Goremment might, and would certainly have from thence endesvoured to have raifed a popular Clamour against the Administration: For this Reason I may suppose, that all the Accounts upon your Table have already been fufficiently Gaveffed, and therefore I cannot think there is any Occasion for appointing a select Committee for that Purpose.

As for the Article, Sir, which the honourable Gentleten have been pleased to distinguish by a particular Re-

r Remark,

Anno & Geo. II. mark, it is certain that Houses, Docks, Dock-yards, and Magazines, are as necessary for the Support of our Navy as Ships of War; and it is as necessary to rebuild the former, when fallen to Decay, as it is necessary to rebuild the latter. To pretend that Ministers, by Directions from his Majesty. ought not to order a Dock, Dock-yard, or Admiralty-Office to be repaired or rebuilt, without having first laid the fame before Parliament, feems to me very extraordinary; it may be as well pretended, that they ought not to order a Man of War to be rebuilt or repaired, without first having laid the fame before Parliament: In this respect the Sum can make no Difference; it is the Nature of the Service only we are to regard, when we are to determine, whether it ought to be laid before Parliament before it be undertaken ; and furely no Man will fay, but that his Majesty, or his Ministers by his Direction, may give Orders to rebuild a Man of War, or to repair or rebuild a publick Office, without having first laid the Affair before Parliament for their Approbation. I believe it will be granted, and if it were inquired into it would be found, that no Money has been laid out in this way, nor any House built, but what were absolutely necessary; and if there had been any Fallacy in the Accounts relating to that Expence, as they have been long upon the Table, it would certainly before now have been taken Notice of.

> ' Thus it must appear, Sir, that the Story we have been told of a Steward's running his Master in Debt, is no Way parallel to the present Case; for this Nation has been run into no extraordinary Expence, but what had not only the Authority of Parliament before it was undertaken, but the Approbation of Parliament after it was laid out: And if any Debt has been contracted, if the Funds appropriated for the Service of the Year have proved at any Time deficient, or if any Services have been incurred which were not provided for by Parliament, those Desciencies and those Services have been regularly laid before Parliament as foon as they could be brought into an Account: And it is very certain, if a Steward should run his Master into no Expence but what he had a previous Authority for, and should fairly and honesly lay before his Master every Year, or as often as it could possibly be done, a full Account of the Debt he had contracted in the preceding Year, that Steward could deferve

no Censure from his Master.

\* Now, Sir, as the naming of a felect Committee, to inquire into Accounts and Estimates, is a very extraordinary Method of Proceeding, a Method which has not been practifed for many Years, and never was often practifed, we must suppose it will give a general Alarm, and make People angua:

traseine that some Frands have been committed. This will Anno 8 Geo. II. of course throw a Reflection upon his Majesty's Government; and therefore I think we ought not to enter into any fuch Method without fome very strong Reasons; and as I can fee no Reason for our entering into any such Method, as I can fee no Good that can be expected from any fuch Methad, as I am convinced it will do a great deal of Mischief, by raining Jealoufies and Fears among his Majesty's Subjects, therefore I must be against the Motion.'

To this it was replied by Mr Gybbon, Sir Joseph Jekyll, Mr Mr William Pulteney, and other Members as follows: Sir,

It is from the Knowledge I have of the History of this Nation in particular, and of Europe in general, that I am to farprifed, with respect to the small Part of our publick Debts paid off, notwithstanding the Continuance of all our Taxes, and the vaft Sums that have been raifed every Year; and the more I confider it, the lefs I can account for the anprofitable Use we have made of such a long Term of Peace. But I am fill more furprifed to hear any Gentleman fay, that all possible Methods have been pursued, either for diminishing the publick annual Expence, or the annual Interest due to the Creditors of the Publick; on the contrary am convinced, that all possible Methods have been pursued for increasing the first, and no Opportunities have been embraced for reducing either the Principal or the Interest due to the Creditors of the Publick, but fuch as durft not be refused or neglected.

We have been for these twenty Years in a continued Course of publick Peace, at least we have had no War dedared, nor any Broil with any of our Neighbours; and yet every Year we have been very near at as great an Expence, I we were at in any one Year of the heavy War in King William's Reign: We have had numerous Armies kept up a our own Country, we have maintained many Princes and Armies in foreign Countries, and we have fent many expenfive Squadrums into almost all Places of the World; and I bould be glad to hear a Reason given for any of our naval Expelitions into the Baltick or the Mediterranean, by those, who are now for our looking quietly on to fee the Emperor bipt of his Dominions in Italy, and Muscovy giving Solucigns to its neighbouring Kingdoms. I should be glad lo hear a Reason for our being so alarmed at the Alliance, only between Spain and the Emperor, by those who now from to be to little alarmed at a Treaty, not only of Alliare but of Conquelt, between France, Spain and Sardinia : This, Sir, I do not say with a Delign to infinuate that we Voz. IV. have

noo 8. Goo, II. have as yet any great Reason to be alarmed at this last Alliance, but I must think we had from the Beginning much greater Reason to be alarmed with it, than ever we had to be alarmed with the former; and I must think it would now have been more justifiable to have thrown ourselves into the Arms of the Emperor, to have prevented the Confequences of this last Alliance, than ever it was to throw ourselves into the Arms of France, to prevent the Consequences of the former: From all which I must conclude, either that a great Part of the Expence we have formerly been at might have been faved, or that our prefent Inactivity is highly inexcusable; and which of these two to chuse I shall leave to the Gentlemen who now so strenuously infift, that for these last twenty Years we have taken all

possible Methods to diminish our annual Expence.

Now, Sir, as to the diminishing of the Interest payable to the Creditors of the Publick, can it be faid that we have taken any one Method to diminish it, but what the Nature of the Thing and the Circumstances of the Nation pointed out to plainly, that it would have been highly criminal in any Administration to have neglected the Opportunity? But if we had applied the Sinking Fund regularly to the Payment of our publick Debts, if we had faved that Expence. which has been thrown away in maintaining numerous idle Armies, and fending out many idle Squadrons, and had applied all the Savings to the fame honeit Purpoles, the Principal of our publick Debts would have been fo greatly reduced, that the Creditors who remained unpaid would have been glad to have taken what Interest we pleased: Nay, I do not know but the Principal would, by this Time, have been so greatly reduced, that the three great Companies would have been glad to have passed from the Payment of any future Interest upon what was due to them, in order to have had their Charters continued.

Whether Accounts were regularly laid before the Parliament of the present Navy-Debt, yearly as it became due, is what I shall not pretend to deny, because I do not really know whether it was fo or not ; but if this be true, which I shall, in Complaifance to the honourable Gentlemen, admit, it is the ftrongest Argument that can be given for what is now proposed; it is a full Confirmation of the old Proverb that What is every Man's Bufiness is no Man's Bufiness. and therefore an unanswerable Argument for our returning to the old Custom of Parliament, and applinting select Committees every Year to confider and examine every Effimate laid before us: For I hope no Man will fay but that we ought, in Time of Peace especially, to raise as much within the Year as will answer the Service of the Year a

and if any Deficiency should happen in the Funds granted Anno 8. Geo. II. for one Year, or if it should be found that the Estimates, were deficient, all those Deficiencies ought certainly to be made good the very next Year. It is certainly inconfiftent with the publick Good to leave Arrears long due, because when Tradefmen, or those who furnish the Publick with what is necessary for publick Use, must lie for Years out of their Money, it is certain they neither can nor will ferve the Publick to cheap, as when they know they are fure of their Money within a few Months after the Goods are delivered's and the longer any of those Arrears stand unpaid, the greater Price they will be obliged to pay for every Thing afterwards

tought for publick Use.

With respect to Ministers, indeed, and the Tools emplayed under them, I must observe, Sir, that it is of great Advantage to have publick Accounts fland long in Arrear; and this Advantage is greater in the Navy than in any other Branch of publick Bufiness, because Tradesmen, and others was ferve the Publick, but especially Seamen, cannot lie long out of their Money : If they cannot get their Money fon after it becomes due, they must go to Usurers, miniferial Tools, and fuch like Extortioners, to fell or pledge their publick Securities. This brings fuch Securities to Difcount, the longer they are of being paid, the greater Diftount they come to be at ; fo that at last they furnish a plentiful Harvest to Ministers and their Favourites; for when the Discount upon those Securities is raised to a sufficient Height, Ministers then give the Watch-Word to their Agents and Favourites to go out and purchase; and when they have got them all, or most of them into their Hands, then the ministerial Bowels begin to yearn for the Sufferings of the publick Creditors, in having lain fo long out of their Moary; and great Merit is affumed from their coming to a compulsonate Resolution, to have such or such a Class of pubck Creditors paid off : This House is always too good natered to refuse such a just Request; and thus Extortioners get the full Value of those Securities, which they purchase at a great Difcount. This, Sir, I shall not say is the Case at prefent ; but I must say I am apt to believe, if an Inmy were made into the Affair, it would be found that dere is but a finall Part of the Debt, due upon the Navy, tow in the Hands of the original Creditors of the Publick; sel even this, Sir, is an Inquiry not unworthy of the Repreentatives of Great Britain in Parliament.

But, Sir, whatever the Interest of Ministers may be, it Is certainly the Interest of the Publick to pay off their Debts regularly, and as foon as pullible; and as I am conmed every Gentlemen now, or formerly, in this House,

anno 8. Geo. 11. has, and always had, the Interest of the Publick more at Heart than the Interest of the Minister; therefore I am convinced, that if these Accounts have been upon our Table, all the other Gentlemen of the House are in the same Condition with me; they are so far from having canvassed every Article of them, that they are quite ignorant of their having been ever laid upon the Table before this Session: If any Gentleman had but cast his Eye upon such Accounts, in any preceeding Session, and had observed the Arrears standing unpaid, or unprovided for by Parliament, his Regard for the Publick, his Regard for the Diffressed Creditors of the Publick, would certainly have prompted him to have moved to have had them taken into Confideration, and paid off long before now; nothing could have prevented it but a Neglect, which has been occasioned by its not having been made the Concern of any particular Set of Men; and for this Reason we never ought to think it sufficient to have Accounts or Estimates laid upon our Table, we ought always to refer the Confideration of them to felect Committees; and thus, by making it the particular Bufinels of a few, we may expect they will never be neglected as those now before us feem to have been, by their having been left to the Care of the whole House.

> . I must beg Leave to differ with the honourable Gentlemen, when they fay, that the Nature of the Service is only to be regarded, when we are to determine, whether it ought or ought not to be laid before the Parliament; for in my Opinion, the Sum to be laid out ought likewife to be confidered : If the Sum be but fmall, and the Nature of the Service fuch as often occurs, it may be undertaken without any particular Authority from Parliament; but if the Sum be large, tho' the Nature of the Service be fuch as often occurred, and has generally been undertaken without any particular Directions from Parliaments, yet fuch Directions become necessary when the Sum is much larger than what is usually required for that Service: His Majelly may, without Doubt, give Orders to have a Man of War, or perhaps half a Dozen in a Year, repaired; but if by any great Miffortune, it should become necessary to lay out, in any one, two or three Years, a very large Sum for that Purpole, it would then be proper to lay that Necessity before Parliament; and I think no Minister ought to undertake such an extraordinary Service without having first obtained an Authority from Parliament for fo doing: In the Cafe mentioned, I believe it will be granted, that the building of Houses is a Service that does not often occur; and I am very fure the Sum that has been laid out, and which now makes a great Part of our Navy Debt, is a much larger

Sum than was ever laid out in this Nation upon such a Ser- Anno 8. Geo. II. vice, in to fmall a Number of Years; nay, I do not know but it amounts to more than was ever before expended in this Nation for Building Docks or any other Sort of Buildings for the Use of the Navy, or the Officers of our Navy; and therefore, both with respect to the Nature of the Service, and the Sum to be laid out, it ought not to have been undertaken without a previous Authority from Parliament.

Sir, if the Nation has been run into any unnecessary Expence, I am forry to hear it faid, that nothing has been undertaken without the Approbation of Parliament; but, Sir, if it were fo, the Authority or the Approbation of former Parliaments can be no Reason for our following their Example, in giving our Authority for undertaking fuch Services for Years to come, as they have authorised for Years palt: We are under no greater Obligation to approve of what was approved of by the very last Parliament, than that Parliament in King Charles IId's Reign, called The Pensio-

vary Parliament.

\* To pretend that what is now proposed will raise Jealoofies among the People, or give them any Suspicions of his Majesty's Government, is an Argument, I find, always to be brought in when any Attempt is made to inquire into the Condoct of his Majesty's Ministers; but I would have Gentlemen confider, that the proper Bufiness of Parliament is to inquire into the Conduct of Ministers; and if the People find that fuch Attempts are always over-ruled, it will give them a Sufpicion, not only of his Majesty's Government, and the Conduct of his Ministers, but it will give them likewife a Sufpicion, and a just one too, of the Conduft of Parliament: We ought to confider what it was that gave the Parliament in King Charles IId's Reign, the mominious Epithet it is now branded with; and if the People should conceive any such Suspicion of this or any feture Parliament, it would raife real Jealoufies among them, it would make them despair of ever having their Grievances redressed in a legal Way, and that Despair might drive them into the most violent Methods of seeking Redress; therefore I wish Gentlemen would, upon all Occasions, di-Enguish a little between his Majesty and his Ministers, and sever allow the Respect they have for the latter, to over-balince the Duty they owe to the former.

The Respect that former Parliaments have shown to the Ministers for the Time being, and the great Confidence put by Parliament in their Conduct, is, I am afraid, one great Canse that the Nation now remains under such a Load of Debts and Taxes; and therefore it is high Time for us to reassume that Jealousy which has so often proved to be

Anno 8. Geo. 11. of the most fignal Benefit to this Nation. We have been talking, Sir, of putting ourselves in a Condition to compel the Acceptation of the Terms of Peace we are to propose, but I wish we may not find that our Neighbours are too well acquainted with our Circumstances to be afraid of any Thing we can do: They know that our People are already as heavily taxed as they can bear: They know that all those Taxes are already engaged, either for the Payment of our Debts, or for the Support of our Civil Government; can it be supposed that our Menaces will have great Influence upon any of their Refolutions? But if they should find, that our Parliament were beginning to look closely into the Management of our publick Affairs, they would from thence conclude, that the best Use would be made of every Shilling hereafter to be raifed; that the People would contribute with the more Alacrity, and from thence they will probably be induced to give fome Attention to whatever we may think necessary to propose, for refloring the Peace of Europe. For this Reason, if there were no other, we ought to agree to what the honourable Gentleman has been pleafed to propose.'

> Then the Question being put upon Sir William Wyndham's Motion, it was, upon a Division, carried in the Ne-

gative, by 198 to 168.

Feb. 26. Mr Walter Plumer mov'd, ' That the Copy of the King's Warrant, whereby Letters were permitted to pass Post-Free, which had been laid before the House on the 19th Instant [ See p. 73 ] might be taken into Consideration. The Warrant being accordingly read, Complaints were made by feveral Members, that their Letters were not only charged at the Post-Office, but that they were often broke open and perufed by the Clerks: That this Practice of breaking open Letters was become frequent, and was for publickly known, that the very End for which that Liberty was given to the Polimaster was entirely disappointed; for the Intention being at first to discover any treasonable Correspondence that might be carried on against the Government, that Intention was rendered altogether vain, because by the Practice of opening Letters being fo frequent, and for well known, it was certain that no Man would carry on any treafonable Correspondence by Means of the Post-Office 1 fo that the Liberty given to break open Letters at the Poti-Office could now ferve no Purpofe, but to enable the little Clerks about that Office to pry into the private Affairs of every Merchant, and of every Gentleman in the Kingdom. At last it was infifted, that the Warrant then laid before the House was not the last Warrant granted by his Majelly, nor the Warrant by which the Post-markers then acted; and there-

same Day the Mutiny-Bill being reported to the Sir Wal. Wa Sir Walter Wagstaff Bagot, Bart. stood up, and Bagot's Moti That fince the House had made such a large Addi-ed to the Mu the Army, and seemed inclined to continue the militing of siling Sir Walter Wagstaff Bagot, Bart. stood up, and B Penalties on Deferters, and the Method of recruiting ers. ed by that, and former Bills of the like Nature, aght it necessary to add fome Clause, to make les dangerous to the Subject: That by a Clause in l it was proposed to be enacted, as in former Bills, a poor Country-Fellow should inlist with an Officer e his Money, and afterwards, when carried before a refuse to declare himself inlisted and to take the Oaths ed by Law, it should then be in the Power of the to fend fuch a poor Fellow to Prison, and confine Dungeon for a whole Month, even tho' it should that the poor Fellow inlifted when he was drunk, willing to return the Money he had taken, and fatife Charges the Officer had been at : That this Power ning a Man in a Dungeon, where he might be in Danfarving, was, he thought, too great a Power to be absolutely in the Hands of any Officer: That it way necessary for his Majesty's Service, and might angerous Confequence, because it might tempt some to practife all the inveigling Arts they could think with an Intention to recruit his Majefty's Forces, ompel poor Country-Fellows to give them a Sum of by way of Composition, for being discharged from nade when drunk or in a Passion

Anno 8. Geo. II. 1734-35and carrying him before the Justice, not exceeding the Sum of fuch Justice should forthwith discharge him: And that an Officer, guilty of any Fai-

Iure or Neglect in this Respect, should be liable to the fame Penalties to which Officers are made liable for false

" Musters."

Mr Bramfton.

This was feconded by Mr Bramston, who informed the House, 'That he actually knew a Case, where a poor Fellow was inveigled when he was drunk, and when he came to be sober, repented, and therefore refused to take the Oaths when carried before the Justice; but the Officer insisted upon his being sent to Prison, and confined for a Month in the Terms of the Act of Parliament, tho' the poor Fellow offered to return the inlisting Money and all Charges; and it not being in the Power, or in the Inclination of the Justice to refuse the Officer's Demand, the poor Fellow was accordingly sent to Jail, where he remained for some Time; but having no Victuals nor Drink, he was at last compelled to go before the Justice and take the Oaths prescribed, in order to prevent his being starved.'

Gen. Wade. Mr Hen. Bromley. Mr Lindiay. Mr Hav.

To this it was answer'd by General Wade, Mr Henry Bromley, Mr Lindfay, and Mr Hay, ' That what was proposed by the Clause offered had already been taken Care of by his Majesty's Orders for regulating the Army, for as no Soldier could be tried upon the Mutiny-Act, unless he had taken the Oaths prescribed by that Act before some Justice of Peace, therefore his Majesty had given an Order to all Officers, that no Recruit should be brought to or entered in any Regiment, 'till he had first been regularly inlisted, and had taken the Oaths prescribed by Law, before some of his Majefly's Juffices of the Peace; fo that by his Majefty's Order every Officer was obliged to do what was proposed by the Clause offered; and as the Bill then before them was of the fame Nature with former Bills against Mutiny and Defertion, it would be absolutely necessary to continue the same general Order to all Officers, with respect to their carrying Recruits before fome Justice of Peace, therefore they thought it was unnecessary to add any Clause for that Purpose; and it would be attended with many Inconveniencies, particularly, that it would be fometimes impossible for an Officer to carry a Recruit before any Justice within the Time proposed, or within any limited Number of Days."

hir W. Wyncham. her J. Ramani. Mr maniet.

To this it was replied by Sir William Wyndham, Sir John Barnard, and Mr Sandys, "That the very Claufe then proposed had been in several Mutiny Bills during the Reign of King William, tho" it was then in Time of War, and Recruiting of Course more difficult than it could be supposed to be at present: That the honourable Gentlemen who op-

posed the Clause, could not say, that by any Order his Ma- Anno & Geo. II. jesty could give, the Justice of Peace was obliged to difcharge the Man inlifted, upon his declaring before him his having repented of what he had done, and returning to the Officer the inlifting Money and all the Charges the Officer had been at for inlifting him: That what was proposed by the Clause was to lay an Obligation upon the Justice, and to give a poor Fellow an Opportunity to get off upon reasonable Terms, in case he should repent of what he had done; neither of which could be effectuated by any Order his Majesty had given, or could give for regulating the Army: That the Grievance complained of was, the inveigling of Men to inlift, and making a Property of them after their having been fo inveigled: That this was a Privilege which they hoped no Officer would infift on: That the Abolishing of this Privilege was what the Clause offer'd chiefly aim'd at; and therefore they hop'd the House would agree to it.

Sir Robert Walpole and Mr Henry Pelham having dechired, That they would be for the Clause, if it could be to drawn as not to be attended with any Inconvenience to the Service; and thereupon proposed that the Debate be adjourned till the next Day, in order that fuch a Claufe might be contrived: And it being admitted of the other Side, that the Claufe, as it then flood, might perhaps fland in need of some little Amendment, it was agreed to adjourn the Debate accordingly till next Day; when the Clause

was agreed to, and added to the Mutiny-Bill.

Feb. 28. The House being in a Grand Committee on the Supply, and the Treaty with Denmark, dated Sept. 19, 1 1734, having been referred to the faid Committee, a Moton was made by Mr Horatio Walpole, ' That the Sum of 56,250 l. be granted to his Majesty, on account of the Subfidy to the King of Denmark, pursuant to the faid Trea- Debate thereon, ty, for the Service of the Year 1735.' This occasioned a Mr H. Walpoll tog Debate, in which Mr Walpole's Motion was supported Mr Willes. by Mr Winnington, Mr Willes, Col. Bladen, and Sir Col. Bladen, Sir R. Walpele. Robert Walpole, as follows:

Although we are not engaged in the present War, yet, as the Balance of Power in Europe depends very much upon the Event of it, we may be foon under a Necessity of joining one or other of the Parties; therefore it is incumbent eyon us to firengthen ourselves before-hand, by engaging as many foreign Powers as we can to join with us upon fuch Event. In this Situation, it was natural to cast our Eye fill towards Denmark, the Interest of that Nation being VOL. IV. generally

. strong Greenel, and Lord Chief Juffice of the Common Pleas,

Anno 8. Geo. 11. generally the same with our own; and at present was the more necessary, because great Endeavours were us'd to engage that Court on the other Side of the Question, which might have proved of the most fatal Consequence to the Liberties of Europe, and consequently to those of this Nation.

> The Experience of the last two Wars against France may convince us, Sir, how dangerous it is to allow any one Power in Europe to exalt itself too much, and how expenfive it may prove, to reduce a Power that has once got too great an Ascendant over its Neighbours. The Expence, which Great Britain is to be put to by, this Treaty with Denmark, must appear very inconsiderable to every Gentleman who confiders, that we thereby not only secure the Assistance of a powerful Kingdom, but prevent their being engaged against us, in case the Event of the War should make it necessary for us to join the other Side. In all Cases it is certainly prudent upon any Emergency, to lay out a fmall Sum, when it is probable we may by so doing prevent our being afterwards brought under a Necessity of putting ourselves to a much greater Expence: And this is the very Case at present in relation to our Treaty with Denmark.

> ' It is well known, Sir, that Nations are, in all their publick Transactions, governed by their own Interest; and as all Europe knew that great Offers were making to Denmark, to secure them on that Side, against which we might soon be under a Necessity to engage; therefore it became absolutely necessary for us to offer them such Terms as might

much, or more, interested in the Preservation of that Ba- Anno S. Geo. II. lance than we are; if it should come to be in any real Danger, they would certainly engage in its Defence, without receiving any valuable Confideration from us; but if we thould be always the first to take the Alarm upon any War's breaking out, and offer Bribes and Pensions to all the Princes in Europe, the whole Charge of preferving that Balance would fall upon this Nation; and each of them would, upon every fuch Occasion, expect a Bribe or a Pension from England, for doing that which he would otherwise be obliged to do for his own Preservation: Even the Dutch may at last

refuse to affift, when the Balance of Power is really in Danger, unless we submit to make the Grand Pensionary of Holland a Pensionary of England, and take a Number of their

Forces into English Pay.

It is really furprising, Sir, to hear Gentlemen talk of the Balance of Power's being in Danger, and that we must thready begin to provide for its Preservation, when there is and a Prince or State in Europe, who feems to apprehend my fisch Matter. The Dutch have not put themselves to one Shilling Expence on account of the prefent War, or for that Mediation they are engaged in as well as we. The Princes and States of Germany are fo far from being apprebenfive of any Danger, by the Event of the present War, that some of the most considerable of them have actually engged in a Neutrality. Even the King of Denmark, whom we have thought necessary to engage by a considerable yearly Pension, is himself a Prince of the Empire, and would certamly fuffer, by the Overturning the Balance of Power in hurope, much fooner than this Nation would; and therefore we must conclude, that it is more immediately his Interest to togage, not only in Defence of that Balance, but in Defence of the Empire; yet we, it feems, have been fo generous as to promife to reward him bountifully for doing what is ab-Mutely necessary for his own Preservation. This, Sir, is a most permicious Example, it may at last bring the Balance of Power into real Danger, because it may tempt all the Princes of Europe to neglect it, until we grant them yearly Penfions for taking Care of it; and perhaps this very Pretedent has now provoked all the other Princes of Germany to stand off, on Purpose to engage us to extend our Bounty in the fame Manner to each of them.

. To tell us, Sir, that if we had not entered into this Treaty with the King of Denmark, he might have been prevailed on to have concluded a Treaty with another Power, which might have been prejudicial to us, is, in my Opinion, very odd. Princes, 'tis true, Sir, do not always for their real Interests, but if we resolve upon every Occa-Mz

calion

8. Geo. II. casion to clear their Eyesight by a Pension, I am afraid none of them will ever open their Eyes without receiving some fuch Remedy from us. We are never to suppose that any Prince of Europe will engage against the Liberties of Europe, or will perform any former Engagement, when the Performance comes to be apparently inconfident with the Liberties of Europe, and confequently with his own Independency, unless he be very much blinded by some particular Interest of his own: And of all the Princes of Europe the King of Denmark is, in this Respect, the least liable to any Temptation; there are feveral other Princes of Europe, who may be tempted to join with those who have Designs against the Liberties of Europe; because they may be made from thence to expect fome Addition to their own Dominions; and thefe are the Princes upon whom we ought to have a watchful Eye; these are the Princes, if any, upon whom we ought to bestow our Pensions, in order to keep them firm to the general Interest of Europe. If we had by any Subsidy engaged the Duke of Bavaria in an Alliance; if we had by any Subfidy disengaged the King of Sardinia from his prefent Allies; or if we had laid out a Sum of Money in engaging the Polanders to make such a Choice of a King, as would have prevented the breaking out of the War, (and perhaps a less Sum might have done than the Expence we have been at on account of the War) there might have been fome Reason for our being at such an Expence; but I can fee no Advantage we can expect, from the Expence we are to be at, on account of this Treaty with Denmark.

' I shall readily agree with the honourable and learned Gentleman [Mr Willes] that Nations are entirely governed by their own Interest; but as it is the Interest of Denmark, as much as it is the Interest of this Nation, to preserve the Balance of Power in Europe, therefore I must think it was quite unnecessary for us to give them a Fee for doing to: I shall indeed grant, that they were in the Right to take it, for, I believe, few will refuse to take a Fee for that, which is both their Duty and Interest to do without any Reward. As I have a great Opinion of the Honour and the Penetration both of the King and the Ministers of Denmark, I must conclude they would never have entered into any Engagements, that were inconfiltent with the Liberties of Europe; I must conclude they will always be ready, without any Fee or Reward, to join with all their Force in the Prefervation of the Balance of Power, whenever it shall appear to be in any real Danger. Confequently it was altogether unnecessary for us to enter into any such Treaty as that now before us, or to promife any fuch Subfidy as is by that Treaty Ripulated; and therefore, as one of the Representatives

of the People, to whom they have entrulted the laying out Anno 8. Geo, II, their Money, in the most frugal Manner, I cannot agree to

fuch an unnecessary Expence as what is now proposed.'

Upon this Sir Joseph Jekyll, and Mr Howe declar'd, Sir Jos. Jekyll. That they approved of the Treaty as little as any Gentlemen did: 'That tho' they thought it was altogether unneceffary, to put the Nation to fuch an Expence 'till the Danger became more apparent, yet as it was the first Treaty his Majetty had concluded upon the present Emergency, they would agree to the Motion; because if that House should not agree with what his Majesty had done with respect to that Treaty, it might be, at such a Conjuncture, of the most tangerous Confequence to the Liberties of Europe, by encouriging the ambitious Views which some of the Parties engged in War may now have, or hereafter form to themfelves, and by discouraging any of the Princes or States of Europe from entering into any Treaties with his Majesty. , even tho' the Circumstances of Europe should then absolutely require such Treaties to be concluded."

Then the Question being put for agreeing with the Motion, it was carried in the Affirmative, by 270 to 178.

March 5. Sir John Barnard mov'd for bringing in a Bill, Sir J. Barnard for reftraining the Number of Houses for playing of Inter-moves for a Bill for reftraining the lades, and for the better regulating Common Players of Interludes. In Support of this Motion he represented the Mifthief done to the City of London by the Play-Houses, in corrupting the Youth, encouraging Vice and Debauchery, and being prejudicial to Trade and Industry; and how much these Evils would be increas'd, if another Play-House should Debate thereon. be built in the very Heart \* of the City.' Sir John Barnard was feconded by Mr Sandys, and supported by Mr Pulte- Mr Sandys tey, Sir Robert Walpole, Sir Joseph Jekyll, Sir Thomas Sir R. W. Saunderson, and several other Members; Mr James Ereskine in particular reckon'd up the Number of Play-Houses Mr J. then in London, viz. The Opera-House, the French Play-House in the Hay-Market, and the Theatres in Covent-Garden, Drury-Lane, Lincoln's-Inn-Fields, and Goodman's-Fields; and added, 'That it was no less surprizing than shameful, to fee fo great a Change for the worfe in the Temper and Inclinations of the British Nation, who were now so extravagantly addicted to lewd and idle Diversions, that the Number of Play-Houses in London was double to that of Paris; That we now exceeded in Levity even the French themfelver, from whom we learned these and many other ridiculous Cutioms, as much unfuitable to the Mein and Manners of an Englishman or a Scot, as they were agreeable to the Air

. There was at this Time a Project on fout for creeling a Play-Heafe

and 8. Geo. II. and Levity of a Monsieur: That it was astonishing to all Lurope, that Italian Eunuchs and Singers should have fet Salaries, equal to those of the Lords of the Treasury and Judges of England. After this it was order'd, Nem. Con. That a Bill be brought in pursuant to Sir John Barnard's Motion; which was done accordingly: But it was afterwards dropt, on Account of a Clause offer'd to be inserted in the faid Bill. for enlarging the Power of the Lord Chamberlain, with Re-

gard to the Licenfing of Plays.

March 7. Mr Bramston moved, 'That the Clause of an Act made in the fecond Year of his prefent Majefty's Reign, intitled, An Act for the more effectual preventing Bribery and Corruption in the Elections of Members to ferve in Parliament, which relates to the last Determination in the House of Commons, concerning Votes for Members to serve in Parliament for any County, City, Borough, Cinque-Port, or Place; with the Clause relating to the Oath to be taken by returning Officers, should be read; and the same having been read accordingly, Mr Bramston slood up again, and fpoke as follows:

Mr Speaker,

By the Clause of the Act now read to you, it appears, that the last Determination of the House of Commons, with regard to the Right of voting at any Election, is declared to be final to all Intents and Purpofes whatfoever, any Ufage to the contrary notwithstanding; fo that in all future Disputes about any Election for the fame Place, the last Determination of this House is the Rule, by which the Right of voting is to be determined, and against which no Arguments, nor any Proof can be admitted : This I take to be now the Law of the Land, and confequently is binding as well upon this House, as upon every Gentleman who has been since that Act, or may hereafter be concerned in any Election.

' At all Times, Sir, and particularly in fuch a dangerous Conjuncture as the prefent, it is incumbent upon us to effablish among the People a good Opinion of the Impartiality. Integrity, and Justice of this House in all our Proceedings. With Respect to State Affairs, especially such as relate to Foreign Transactions, the Facts are not publickly known, nor can the Motives or Arguments for or against any Question relating to them be understood by the Vulgar; and therefore in fuch Questions it is not easy for the People in general to comprehend the Debates; nor would it be possible for them to discover the Injustice or the Partiality of our Proceedings, were it possible for this House to be guilty of any fuch. But in all our Proceedings relating to Elections, the People in general, or at least those who live in the Neighbourhood of the Place where any Dispute happens about an Elegion.

, know every Circumstance, and are as capable of Amos Goo. II. of the Motives or Arguments for or against most of ftions that occur upon fuch Occasions, as any Memhis House: And when the People observe a Contran our Determinations relating to fuch Affairs; when erve the Right of voting at an Election given by this o one Sort of People, and in the very next Seffion. that Right determined by this House to be in a Ferent Sort of People, they must conclude, that the nation of this House in relation to that Affair did eed from Justice and Impartiality, but from private or from Party-Zeal. This is the Conclusion they ceffarily form with Respect to those Affairs they nd can judge of; and the Misfortune is, that they nce naturally conclude, that our Proceedings are goy the same Motives in those Affairs which they do , nor can judge of.

prevent an Effect fo dangerous to our Constitution lieve. Sir, one of the chief Motives for inferting e now read to you in the Act of Parliament, and been taken to express it in Terms so strong and that it cannot, in my Opinion, be evaded by any r Subterfuge. It is now the Law of the Land; reasonable, that I hope it will never be altered or and a Law fo plain, that I can make no Doubt, he last Determination of the House of Commons the future, be, in all fuch Cases, a Rule from cannot depart. However, Sir, as fome Gentleot sufficiently apprifed of this Law, or may enters that this House will not, in their future Determirictly adhere to it, they may therefore put themreat Expence in bringing up Witnesses, and may great deal of your Time with Arguments to shew. light of voting at any Election now disputed, is not cople only, in whom it was declared to be by the nination of this House: This will be putting themgreat Expence, and taking up the Time of this no Purpole, fince the last Determination of the Commons is now by Law established as a Rule, h we cannot depart, notwithstanding the clearest ny Ulage to the contrary.

ought, Sir, to prevent Gentlemen putting themny needless Expence, as we ought to prevent their to take up the Time of this House to no Purpose, think this Law ought to be some way reviv'd, not at Gentlemen in mind of it, but to shew them a resolved to adhere to it in the strictest Manner; only proper way for us to revive any Law, is by

coming

nnos Geo. 11. coming to fome new Resolution in relation to it, therefore I hope the House will agree to the following Motion, which is, 'That the Counsel at the Bar of this House, or before the Committee of Privileges and Elections, be restrained from offering Evidence, touching the Right of Election of . Members to ferve in Parliament for any City, Borough or ' Place, contrary to the last Determination in the House of Commons; which Determination, by an Act passed in the fecond Year of his present Majesty's Reign, intitled, . An Act for the effectual preventing Bribery and Corruption ' in the Election of Members to serve in Parliament, is made final to all Intents and Purposes whatsoever, any Usage \* to the contrary notwithstanding.'

Debate thereon. Mr Sandys. Mr W. Plumer. Mr H. Walpole. Mr H. Pelleun. Sir W. Yonge.

This Motion being seconded by Mr Sandys, and supported by Mr Walter Plumer: The fame was objected to by Mr Horatio Walpole, Mr Henry Pelham, and Sir William Yonge, who did not directly oppose the Motion itself, but proposed the Delaying of it a few Days, as follows.

. I must own, I have not lately considered the Clause now read to you, and therefore am not prepared now to fpeak to it : But upon the first View, I take the Motion to be of the utmost Consequence, because I look upon it as a Restraint designed to be put upon the Jurisdiction of this House in the most material Point, that of determining all Questions relating to electing the Members of our own House. I really never imagined, that the Intention of that Act, or of any Clause in it, was to restrain the House of Commons, with respect to their Determinations in Matters of Election; for in all fuch Determinations I think we ought not to be under any Limitation, nor confined by any Rule; and if there had been any fuch Intention, I believe this House would never have agreed to the Bill, or at least that Clause by which any such Restraint was intended to be laid upon this House.

' It is for this Reason, Sir, that I have always imagin'd. and still think, that the Clause now read to you relates only to Returning Officers, and was defigned as a Direction to them, what Sort of Persons they were to admit to vote at any Election; with respect to which they were by this Clause obliged to take the last Determination of the House of Commons, as a Rule to be inviolably observed by them at all fucceeding Elections. This, Sir, I must still think, is all that was defigned by the Claufe; for it is certain, that if in all future disputed Elections, we were to take the last Determination of this House as an infallible Rule for our Conduct, a very great Injury would thereby be done to a great many Cities and Boroughs in England ; and I cannot

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imagine that it was ever the original Intention of any Act Anno I op II.

of Parliament to do an Injury to any one, much lefs to great (1985)

Numbers of his Majesty's Subjects.

However, Sir, as I have not lately read or confidered the Att, I will not now pretend to be positive in my Opinion, and therefore I hope the honourable Gentlemen will agree to put off the Consideration of this Motion to some short Day, to Monday next if they please, that other Gentlemen as well as myself may have Time to consider it, before we are obliged to give our Opinion in a Case which is certainly of great Consequence."

To this it was reply'd by Sir Joseph Jekyll:

Sir.

As I had the Honour to be a Member of this House Sir J. Jeryile when the Clause now under Confideration had the good Fortune to país, I well remember the History of it : This Clause was not originally in the Bill, but was put into it by the other House, and I believe, with a View to prevent the Falling of it; or at least that it was the Intention of those who first contrived this Clause; for they imagined that this House would never agree to fuch an Amendment : But when the Bill came back to this House, the Gentlemen who promoted the Bill were so justly fond of it, that they chose to agree to all the Amendments made by the other House, and this among the rest, rather than lose so good a Bill. Incoed as to this Claufe they had a very good Reason for agreeing to it; for tho' it did lay fome Restraint upon the arifdiction of this House in Matters of Election, yet the Majority of the House then thought it a reasonable Re-Braint, and even a necessary Restraint, in order to prevent, Time to come, that frequent Contradiction in our Determinations with respect to Elections, which had in Time palt greatly contributed to the giving People a contemptible Opunion of all the Proceedings of this House.

The Clause now read to you, Sir, is so full, and conceived in Terms so plain and easy to be understood, that I am suspended to hear any Gentleman desire an Hour to consider of it; but I am still more surprised to hear any Gentleman, especially a Gentleman who has often attended the Committee of Elections, say, he imagined this Clause was inseeded only as a Direction to Returning Officers, what Sort of People they were to admit to poll at any Election; because this very Direction was given by Act of Parliament many Years ago to all Sherists and Returning Officers: So log ago as the eighth Year of King William's Reign, all Shariffs and Returning Officers have been prohibited, by any then made, to return any Member to serve in Parliament constraint to the last Determination in the House of

Commons,

one 8. Geo. II. Commons, as to the Right of Election for fuch Places; and therefore it would have been ridiculous to have inferted in a late Act fuch a Clause as that now before us, if no more had been intended by it, than to give the same Directions to Sheriffs and other Returning Officers, which were given to them by a former Act then in full Force: But, without any fuch Confideration, the Clause before us is in itself so clearly expressed, that it is impossible to mistake its Meaning; and as the honourable Gentleman intends nothing by his Motion but to prevent Gentlemens patting themselves to a needless Expence, and giving this House an unnecessary Trouble, I can see no Reason why we should make

any Difficulty in agreeing to what he has proposed.

' Can Gentlemen be ferious, Sir, when they fay that this House is not to be confined by any Rules; that we ought not to be under any Restraint, with respect to our Determinations about the Election of our own Members; and that this House would never have agreed to the Clause, if any fuch Thing had been intended? Our Determinations in fuch Cases are, 'tis true, supreme and final; but surely, Sir, even in such Cases we are confined by the Rules of natural Justice and Equity, and likewise by the antient Customs and the Laws of the Kingdom. Let a Court of Judicature be as absolute and supreme as can be imagined, yet I should have a very bad Opinion of the Judges of that Court, if they confined themselves to no Rules, nor even to those Laws they themselves had before made for their future Conduct. I do not know but fome of the Cities and Boroughs of England may have been injured by the latt Determination of this House, and in such a Case it is a Hardship to make that injurious Determination absolute and final as to them in all Time to come; but if there were any fuch injurious Determinations made, it is the more necesfary by a Law to put a Stop to them. The Hardship is already put upon them; the Law is already passed; it is now one of the established Laws of the Kingdom, and cannot therefore be altered or amended by any Resolution of this House: It is not the first Time that a Hardship has been put upon particular Men for the Good of the Society in general; but in this Cafe, if any City or Borough has been injured by the last Determination of the House of Commons, and that Injury fix'd upon them by the Law now under our Confideration, they may apply to Parliament for Relief, and will certainly obtain an Act of Parliament for that Purpose, which is the only Method by which they can now be relieved; so that the Hardship, if any has been put upon them, cannot come under our Confideration in the prefent Question. · However

However, Sir, tho' I do not think it at all necessary to Anno 8. Gao. 11. take a Day to confider of the present Motion, yet I shall not be against it; because I wish it were made a standing Order of this House, that no Motion should be taken into Confideration or agreed to the fame Day it is made: For this Reason I shall not be against adjourning the Debate 'till Monday, according to the honourable Gentleman's Defire; and I agree to it the rather, because I hope when the Motion has been fully and maturely confidered, it will be unanimously agreed to: But, on other Occasions, I hope those Gentlemen will shew the same Complaisance to others, and will not infift, that any Motion they may hereafter think ft to make shall be immediately taken into Consideration; for if this should be made a Rule for one Side, and not for the other, it would be as partial a Method of Proceeding as was ever practifed by former Parliaments in their Determinations about Elections."

It was ordered accordingly, that the farther Confideration of that Question should be adjourned to the Monday Mornag next, when the Motion was amended thus : 'That the \* Counsel at the Bar of this House, or before the Committee of Privileges and Elections, be restrained from offering Ewidence, touching the Legality of Votes for Members to 1 ferve in Parliament, for any County, Shire, City, Borough, ' Cinque-Port, or Place, contrary to the last Determination of the House of Commons : Which Determination, by an Aft puffed in the second Year of his present Majesty's Reign, intitled, An Act for the more effectual preventing Bribery and Corruption, in the Election of Members to Jerus is Parliament, is made final to all Intents and Purpofes whatfnever, any Ufage to the contrary notwithstanding." And then it was agreed to without any farther Debate.

March 19. Upon the Motion of Mr Sandys, it was or- hought in for lider'd, That Leave be given to bring in a Bill for the better Gearing the Freedom of Parliaments, by limiting the Number of Officers in the House of Commons; and Mr Sandys, Mr Wortley, Mr Howe, Sir John Hynde Cotton, Mr Watkin Williams Wynne, and Sir William Lowther, were ordered to prepare and bring in the fame.

March 21. The faid Bill was presented to the House by

Mr Sandys.

April 16. The Report from the Committee appointed to The Refolution of inquire into the Complaint relating to the Post-Office, being taken into Confideration, the Resolutions of the faid Comsittlee were as follows; viz. I. That the Privilege of franking Letters by the Knights, Citizens and Burgesses, chosen to represent the Commons in Parliament, began with the erect-

Anno 8. Geo. 11. 1735. ing a Post-Office within this Kingdom, by Act of Parlia-II. That all Letters, not exceeding two Ounces, ment. figned by the proper Hand of, or directed to any Member of this House, during the fitting of every Session of Parliament, and forty Days before and forty Days after every Summons or Prorogation, ought to be carried and delivered freely and fafely from all Parts of Great Britain and Ireland without any Charge of Pollage. III. That it is an high Infringement of the Privilege of the Knights, Citizens and Burgesses, chosen to represent the Commons of Great Britain in Parliament, for any Post-master, his Deputies or Agents, in Great Britain or Ireland, to detain or delay, open or look into, by any Means whatfoever, any Letter directed to, or figned by the proper Hand of any Member, without an express Warrant in Writing, under the Hand of one of the Principal Secretaries of State, for every fuch Detaining, Delaying, Opening, or Looking into. IV. That all Letters directed to any Member of this House at any Place within the Bills of Mortality, be carried by the proper Officers of the Post-Office to the House or Lodgings of such Member. or to the Lobby of the House of Commons. V. That it is a notorious Breach of the Privilege of the House of Commons, for any Person to counterfeit the Hand, or put the Name of any Member of the House of Commons upon any Letter, in order to prevent its being charged with the Duty of Postage. VI. That such Persons as shall presume to do the fame, ought to be proceeded against with the utmost Severity.

The first two of these Resolutions were agreed to, and on the 25th the third Resolution was amended thus: viz. That it is an high Infringement of the Privilege of the Knights, Citizens and Burgesses, chosen to represent the Commons of Great Britain in Parliament, for any Post-Master, his Deputics or Agents, in Great Britain or Ireland, to open or look into, by any Means whatsoever, any Letter directed to, or signed by the proper Hand of any Member, without an express Warrant in Writing, under the Hand of one of the principal Secretaries of State, for every such Opening or Looking into; or to detain or delay any Letter, directed to, or signed with the Name of any Member, unless there shall be just Reason to suspect some Counterfeit of it, without an express Warrant of a principal Secretary of State as afore-

faid, for every fuch Detaining or Delaying.

Then the three other Refolutions were feverally read a fecond Time, and agreed to, without any Amendment.

April 22. The Bill for limiting the Number of Officers of Commons being read a fecond Time; and a Motion being made for committing the fame, there

entued

Whith per agreed

refued a great Debate. The chief Speakers for committing Anno 8. Geo. II. the Bill were Mr John Pitt, Mr Boone, Mr Lyttleton, Lord Powarth, Mr Hume Campbell, Sir Joseph Jekyll, Sir Wil- Mr John Pitt. lim Wyndham, and Sir John Hynde Cotton. The Speaken against committing it were Mr Stephen Fox, Hon: Lord Polwart Mr Stephen Cornwallis, Mr Lewis, (of Hampshire) Mr Sir Habury Williams, Hon. Mr Robert Byng, Mr Lindby Mr Oglethorp, Mr Danvers, Mr Thomas Corbet, Hon. Mr Henry Pelham, General Wade, Sir Robert Walpole, and Mr Rider the Solicitor General.

But the Question being at last put for committing the All, it was carried in the Negative by 216, against 192.

May, 15. The King came to the House of Peers, and the Commons being fent for and attending, his Majesty gave the Royal Affent to feveral Bills : After which he put an End to the Sellion with the following Speech to both Houses.

Mr Lindfry. Mr Oglethorp. Mr Danvers. Gen. Wade. Sir R. Walpole, Mt Rider,

My Lords and Gentlemen,

Am clad the Bufiness of this Session of Parliament is The King's Speed brought to fuch a Conclusion, that I have now an to the first Session "Opportunity of giving you some Recess, after the great " Pains you have taken in the Service of your Country. On " this Occasion I must in Justice return you My Thanks for the many Infrances you have given Me of your Duty and " Affection to My Person and Government, and for the " nearly Provisions you have made for the Publick Secu-" rity, as far as the immediate Circumstances of Affairs " might require.

" I have confidered with great Care and Attention the " present Situation of Europe, and duly weighed the Con-" fequences, that may arise from the Progress of the War, " either by means of its becoming more general, or conti-" nuing only to be carried on between the Powers already

"An Accommodation of these unhappy Troubles ap-" peared to be the beit Means to prevent the Dangers, that are to be apprehended on either Side. In this View, a " Fian of Pacification was concerted between Me and the " States General with great Impartiality, and not without " resionable Grounds to hope for Success, aitho' it hath not " had the defired Effect.

" But all future Refolutions, to be taken in this impor-" tant and critical Conjuncture, must be principally deter-" mined by future Events: This makes it impossible for Me, " at prefent, to take the previous Advice and Concurrence of My Parliament in Juch Measures, as may become ab-" folutely

Anno & Geo. U. " folutely necessary to be entered into. But you may be affured, that My constant Concern for the Publick Wel"fare, the Liberties of Europe, and, in particular, for the Felicity and Security of these Kingdoms, will never suf"fer Me to take any Steps, but such as the Honour and "Interest of My Crown and People shall call for and ju"fiffy; and in the Pursuit of these great and desireable "Ends, I do, with the best grounded Considence, promise "Myself your zealous and affectionate Support."

Gentlemen of the House of Commons,

"I return you My hearty Thanks for the Supplies you have, with so much Chearfulness and Dispatch, granted for the Service of the current Year, which have been so effectually raised, and accompanied with so seasonable an Augmentation of Our Forces by Sea and Land, that I shall be in a Condition to make use of them, in the most advantageous Manner, for the Publick Service, as any Oc-

" casion, that may happen to arise, stall require."

My Lords and Gentlemen,
"The Conduct and Prudence of this Parliament, in a
"Time of so great Difficulty, cannot be enough commended. The Posture of Affairs before us required all possible
Resolution, joined with Caution, neither to be unwarily
involved in the present Disturbances, nor to remain unprovided against those Dangers, which are too obvious to
stand in Need of any Explanation, and may either directly
or remotely affect Us.

" As I think it necessary this Summer to visit My Do-

Pil

MANUTES, &c. of the SECOND SESSION by way of Introduction to; and Illustration of, the DEBATES, which follow, to the End of the faid Seffion.

ON Thursday the 22d of January, the House having, upon the Report of the Committee of Supply, resolved. Nemine Contradicente, that a Supply should be granted to his Majeily, they ordered, among others, the following Estimates, State, and Accounts to be laid before the House, viz.

1. An Estimate of the Ordinary of the Navy for the Year 1736.

with the Half-Pay of the Officers of the Navy and Marines,

z. An Estimate of the Charge for Guards, Garrisons and Land Forces

for the Year 1736.

3. An Estimate of the Charge of Ordnance for the Land Service for the Year 1736.

4. A State of the Debt of his Majesty's Navy, as it stood at Christmas.

then laff.

5. An Account showing how the Money given for the Service of the Year 1735, had been disposed of, distinguished under the several Heads.

6. An Account of the Services incurred and not provided for by Par-

liament.

Of which the first and fourth were laid before the House next Day; the fecond, third, and fixth, on Monday thereafter; and the fifth on Tucklay the 3d of March, and follow in their Order as called tor.

An Abstrall of the Ordinary E S T I M A T E of the Navy for the Year 1736.

To the Right Hon, the Lords Commissioners for executing the Office of

Lord High Admiral of Great Britain.

i. The Commissioners of the Navy, with the Secretaries, 7 1. s.	. d.
Officers, Clerks, Instruments and Contingencies relat- 28,062 .1	4 I
ing thereto $l. s. d. $	
2. Superannuated Sea-Officers - 5109 12 7 \ 8,667	7 7
3. Femious and Allowance 3557 15 0 3	<i>'</i>
4. Chatham 7 3507 7, 2	
5. Deptford 3082 11 A	
6. Woolwich 9 2521 8 8 17,595	11 8
7. Portsmouth ( 4:62 14 6 ( 17) 393	
8. Sheernels 1813 4 6	
9 Plymouth - 2506 5 6;	
10. Muster-Masters and other Officers of the Out Ports - 3,623	5:6
it. Wages to Ships and Vessels in Ordinary - 30,712	6 0
12. Victuals to the Officers and Men serving therein - 13,450	50
13. Charge of the Harbour Moorings - 24,084	0 0
14. Ordinary Repairs of his Majelly's Ships in Harbour, 260,005	0 0
15. Ordinary Charge of fick and hurt Seamen 1,068	15.0
16. Half-Pay to Sea Officers 30,000	010
Tors of the Ordinary Estimate of the Navy for the \$217,269	4 10
d P	3rou8ht

Brought over 217,269 4 10  To which may be added  For defraying the Expence in maintaining, in the Royal Hospital of Greenwich, an additional Number of Disabled Seamen, taken and to be taken into it, who are worn out and become decrepid in the Service of their Country, there being now 900 poor Seamen maintained in the said Hospital; as also for a sufficient Number of Nurses, being the Widows of Officers and poor Seamen, and for carrying on the Buildings and other Incidents of the said Hospital for the Year 1736, 10,000 l.  Total 227,269 4 to  And then the Total of the Ordinary Estimate of the Navy for the Year 1736, amounts to Two hundred twenty seven Thousand two hundred sixty nine Pounds sour Shillings and ten Pence.  Richard Haddock, James Ackworth, Thomas Pearse, George Purvis.  J. Fawler.  An Estimate of the Charge of the Guards, Garrisons, and other his Majesty:  Land Forces in Great Britain, for the Year 1736.  Pay for 365  Days. Total.  Horse Number. 1. s. d. 1. s. d.  181 16,592 0 0  2d ditto ———————————————————————————————————	_			
And then the Total of the Ordinary Estimate of the Navy for the Year 1736, amounts to Two hundred twenty seven Thousand two hundred sixty nine Pounds sour Shillings and ten Pence.  Richard Haddock, James Ackworth, Thomas Pearse, George Purvis. J. Fawler.  An Estimate of the Charge of the Guards, Garrisons, and other his Majesty: Land Forces in Great Britain, for the Year 1736.  Pay for 365 Days. Total.  Horse Number. 1. s. d. 1. s. d.  1st. Troop of Guards — 181 16,592 0 0  2d ditto — 181 16,592 0 0	To which may be added  For defraying the Expence in maintaining, in Hospital of Greenwich, an additional I Disabled Seamen, taken and to be taken in are worn out and become decrepid in the their Country, there being now 900 por maintained in the said Hospital; as also for Number of Nurses, being the Widows of C poor Seamen, and for carrying on the Bui other Incidents of the said Hospital for the Y	n the Ro Number nto it, w Service or Seam a fuffici Officers a	er 217,2  yal \ of   of   ent   log   and   and	269 4 10
Land Forces in Great Britain, for the Year 1736.  Pay for 365  Days. Total.  Horse Number. l. s. d. l. s. d.  1st. Troop of Guards	And then the Total of the Ordinary Essima 1936, amounts to Two hundred twenty seve fixty nine Pounds four Shillings and ten Pence Richard F Thomas Pe J. Fawler.	ate of the en. The e. Haddock earle, G.	e Navy foruland tw , James eorge Pu	or the Year wo hundred Ackworth, rvis.
Horse Number. 1. s. d. 1. s. d.  1ft. Troop of Guards		the Year	1736. for 365	
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2d ditto 181 16,592 0 0				l. s. d.
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		Pay for 365	Total.
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td ditto	1288	the state of the state of	
Lieut. Gen. Tatton's Regiment -		33,354 16 0	435
Major Gen. Barrel's		13,917 3 0	
		13,917 3 0	
Brigadier Montague's -	THE RESERVE OF THE PERSON NAMED IN	13,917 3 0	
Lieut, Geo. Whetham's	CONTRACTOR OF THE PARTY OF THE	13,917 3 0	
Brigadier Middleton's	705	13.917 3 0	
Brigadier Harrison's	705	13,917 3 0	
Rogadier Handafyde's	705	13,917 3 0	
Lieur, Gen. Sabine's	705	13,917 3 0	2 - 2 - 4 - 4
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Sx Independent Companies	No. of the last of	YOU COULD	4412
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Staff Officers, &c.			
Staff Officers -		10,907 9 7	
Garrisons, Fire and Candle	7.1	36,060 14 4	
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In Elizabeth of the Charge of	D-SERVI	CR.	ar 1730.
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Stores for Garrisons, Rents	, Salaries, and	1 30,035 7	200
other incident Charges -	William Street, or	-2	
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Placentia, and North Britai		-7	
Half-Pay of the Officers, that h	ave ferved we	1)	9 / 10 / 15
in the Trains of Artillery in I	landers, Spain	452 121	6
and on feveral Expeditions	FEM. 15.00	-	49,260 39
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and Barracks at Fort	Augustus in the	2,000 0 0	
One hundred Ton of Sait		4,500 0 0	500 a a
Exceedings, for which no			500 0 Q
been made by Parli Oldnances and Stores fent b	y his Majesty's Or-	79.7	60 3 9
der in Council, dated 3	d April, 1735.		
John Armilrong, Geo. Gregory,	Leward Islands	3.725 6 4 865 7 4	
L. Smelt	•	, , ,	
Wr. Earle,			
Services incurred Ann	0 1735, not provided	for by Parliamen	£.
The Remainder of the Sup 24th Dec. 1735 for v. & braltar, more than was mands of the late Cont new Centract for this Se nett Efg; dated Septemb Voted in Parliament for this Deficiency Anno 1734, ma Voted for this Service, Ann	nalling the Garrison fufficient to satisfy to maker, and applicable rvice, made with The r 1733, was,  Service, An. 1734-25 de good.	of Gi- he De to the 7,63 o. Ben- ,000 c o ,769 13 3	6 12 <sub>4</sub>
Total of Supplies to 24th	Dec. 1735	65,40	6 5 7
Payments made to Thom for this Service, from the Commencement of September 1735, inclusion The Payments from the 1735, to the 4th of Judicial Being four Months, at 28 eithmared at Infurance, Anno 1735 — Extraordinary Magazines pairs, ellimated at ——	nas Revel, Esq: Cor the 4th of February I the Contract, to the version of September, Sch of September, Spays per Month, and necessity Re	733-4- 4th of 59,250 10,349 4 = 508 9 3 500 0 0	-
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Bill	in the	Ber ber	Boorce Ruts	200	13-	An Effimate of the Dibit of the Navy, on the Heads breesfler mentioned, as it food December 32, 1735, viz.	A R fcha	res,	Bill	F.P.	
0	4.4	Foo	o make good the like Sum paid Mr. Gilman, Contractor for furnishing and supplying the Forces in the Island of Minorca with Salt Beef, over and above the Six pence per Man per Weels, flooped from the Pay of the Regiments there, pursuant to Contracts and Warrant, between the 17th of February 1734, and the 16th of February 1735.	ake		1	E di	Pay	Fr	Hasi	
Total of affinal effinated Payments to the act of Tanasan	Remains to be provided for by Parliament	Tomake good the Difference of Pay between the English and Trish Establishments for Lord Rothes's Regiment of Foot upon the Establishment of Ireland, but now serving at Gibraltar, for 365 Days, from the 25th of Seember 1734, to the 24th of December 1737,	Lo make good the like Sum paid Mr. Gilman, Contrador for furnishing and supplying the Forces in the Island of Minorca with Salt Beef, over and above the Six-pence per Man per Week, flopped from the Pay of the Regiments there, pursuant to Contrades and Warrant, between the 17th of February 1734, and the 16th of February 1734,	To make good the like Sum paid Mr. William Caulfield, for furveying and keeping in Repair the New Roads 400 0 0			W EAR and Tear, ordinary and extraordinary Repairs, due to pay off and Service thereof	To pay off and discharge all the Bills regifier'd on the faid Course for Premium on 11,460	For Freight of Tenders, and for Stores delivered into his Majelly's Yards, &c., for which no Bills were made out on December 31, 1735. As also to several Bills of	To his Majefty's Yards and Rope-Yards for Ordinary and Extraordinary, For Half-Pay to Sea Officers,	
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4	To Ships in Sea Pay on December 14, 1735, To diffehings all the Bills enter'd for the Pilotage, Surgeons Necessaries, Bounties to 2 16,913 Vidows and Orphans of Men flain at Sen, on the Head of Seamens Wages,
No.	212
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Viffualling. Office Debt, ar per Estimate from that Office.

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and which 2 25,583 13 0	-	
ue for Short-Allowance to the Companies of his Majelly's Ships in Pay, heen resid off	For paying off the Bills enter'd on their Courfe, For neceffary Money, Bills of Exchequer and Contingencies 2,850 14 4  To the Officers, Workmen, &c., employ'd at the feweral Ports,	Sick and Hurt, as per Estimate from that Office.

[vi]

5 81 105,280,1 17,519 13 5 Due for the Quarters and Cure of fick and hurt Scamen, fent on Shore from his 3 The Total amounts to the Sum of

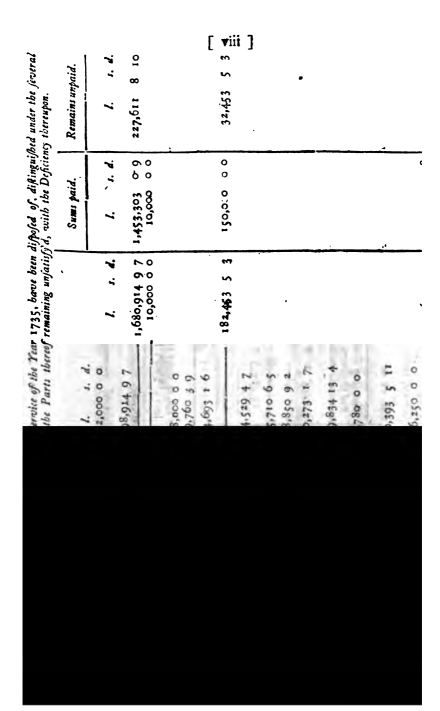
594,140 \$9,572 9 And also the Money that has been fince received, and what remains to be iffued From whence deducting the Money in the Treaturer's Hands, as follows

The next Dube will be

491,361 9 8

rer's Handr. In Money.	Wear and Tear, Seamen's Wages.	Seamen's Wages.	Viguals.	Total.
Traftest for Mr. In Money, Hampden'E fiate in Money,	2444 8 8	24,4 8 8 6,179 11 10 16 11 5	629 9 6	25,881 2
R. Hon Pattee L. Ditto, towards the Debt of fielt and Fife, Torrington, hart Seamen, 12,483 3 7 31,148 8 5 7,938 12 1	12,483 3.7	73 13 5	7,938 12 1	8,714 5 5 pt
Arthur Ditto, towards the Debt of fick at burt Seamen,	a super la	2091 16 11	STORY OF THE PERSON NAMED IN	\$3,662 1 1
10日本の大学	14:927 12 3 64745 3 10 8584 13 1 88,257 9 2	64.745 3 10	8584 13 1	88,257 9

6		6	90
2884505		182,426	323,456
come in of the Supplies of the Year,	Year's Pay to the Navy 2 122,426 19 :	0 0 000'09	111111
N. B. There remained on the 31ft of December laff, to	Of which there has been fince received, viz. For half a	and Victualling Yards due at Michaelmas Init, For making Payments on the Head of Seamens Wages,	So that at this Time there remains to be iffued the Sum of



[ ix ]	269,388 9 6	248,291 19 10	
203,773 6 8 203,773 6 8 10,000 0 0 26,000 0 0 26,000 0 0 4,000 0 0 3,500 0 0 3,500 0 0	3,280,262 2 8 3,0:0,873 13 2	Refidue of Ways and Means, Anno 1735. Undifposed of on the Salt Duty	Deficiencies of Ways and Means, Anno 1735
To make good the Desiciency of the Malt? 107,509 18 0  Land Tax 1733, at Lady-day 1735, 22,300 0 0  Land Tax 1733, at Michaelmas, 1735, 22,300 0 0  General Fund at Michaelmas, 1734, 12 10;  To the Navy, 25,247 12 10;  To the Ordnance, 10,158 2 54  Maintenance of the British Forts and Settle-?  ments on the Coast of Africa, 36,405 15 4  Repairs of St. Peter's Westeninster, Repairs of St. Margaret Westminster, Repairs of St. Margaret Westminster,	,	Undifpofe	

X In Fig made an Sport On Friday the 23d of January, it was ordered that the proper Officer should lay before that House an Account of the Number of Seamen employed in the Service of the Royal Navy, from the 31ft of December, 1734, to the 31ft of December, 1735, upon a Medium of each Month, diftinguishing what Number were borne, and what mustered in the faid Service.

Or Divisions, only W\_\_\_

Accordingly, the faid Account was laid before the House on the Thursday after, and was as follows, viz.

Navy-Office, 27th Jan. 1735. An ACCOUNT of the Number of Seamen employed in the Service of the Royal Navy, from the 31st of Dec. 1734. to the 31st of Dec. 1735, upon a Medium of each Month, distinguishing what Number were borne, and when mufter'd in the faid Service, prepared pursuant to an Order of the Hon. House of Commons, dated the 23d Inflant.

application of the	Number	of Men.
Months.	Borne.	Muffer'd
January 1734 February 1735 March 1735 April May June July Angust September October November December	27,497 27,414 27,748 27,748 27,144 28,967 29,629 30,161 30,194 30,089 29,814 29,582	27,302
Upon a Medium	BUTHERIN	25,542

Richard Haddock, J. Ackworth, Tho. Pearle, G. Purvis, J. Fowler, Rob. Byog.

The 28th. (See page 121.) The House (according to Order) resolved itself into a Committee of the whole House, to confider further of the Supply granted to his Majefly, and came to the following Refolutions, without any Debate or Divisions, only W—m Sh—n, Eig: made a short Speech against keeping up such a numerous Standing Army in Time of Peace.

The Resolutions were as follow, viz.

1. That the Number of effective Men to be provided for Guards and Garrifons in Great-Britain, and for Gurenfey and Jerfey, for the Year 1736, should be (including 1815 Invalids, and 555 Men, which the fix Independant Companies conflict of, for Service of the Highlands) 17,704 Men, Commission and Non-Commission Officers included.

2. That a Sum not exceeding 649,2701. 2s. should be granted to his Majesty, for defraying the Charge of the said 17714 Men, for Guards and Garrisons, and other his Majesty's Land Forces in Great Britain, Guernsey and Jersey,

for the Year 1736, bald

3. That a Sum not exceeding 216,2281, 108, and 11d. foodd be granted to his Majelly, for maintaining his Majelly's Forces and Garrison in the Plantations, Minorca, and Gibraltar, for the Year 1736.

4. That a Sum not exceeding 71441. 1s. 11d. Farthing, fhould be granted to his Majelly for defraying feveral extraordinary Expences and Services, incurred Anno 1735, and

not provided for by Parliament.

The 29th, Agreed to the Resolution of Yesterday, after which was presented to the House the following Report of the Proceedings of the Commissioners of the Royal Hospital for Seamen at Greenwich, pursuant to an Act of Parliament of the 8th Year of his present Majesty, entitled, An Act for the Application of the Rents and Profits of the Estates for-feited by the Attainders of James late Earl of Derwentwater, and Charles Radeliffe, Esq; viz.

To the Hosourable the Commons of Great Britain, in Parliament affembled.

In Obedience to the Directions of an Act passed in the last Session of Parliament, intitled, An Act for the Aplication of the Rents and Profits of the Estates forfeited by the Attainders of James late Earl of Derwentwater, and Charles Radcliffe, Esq. requiring the Commissioners or Governors of the Royal Hospital for Seamen at Greenwich, to contract and agree with able and sufficient Tradesmen, Artificers, or other Persons, for finishing and compleating the said Royal Hospital, in a Workman-like and substantial Manner, on the mich and most reasonable Terms, according to the Plan laid before the House of Commons in the said Session of Parliament, and to lay their Proceedings therein, with their an-

nual Accounts, before his Majesty, and both Houses of Parliament respectively.

The Commissioners and Governors of the said Hospital

do humbly report as follows:

There has been received from the Exchequer the Sum of 52821. 138, being the Arrears remaining there of the Rents of the Estate, which Sum has been invested in Bank-Annuities at 31, per Cent. until there shall be Occasion to dispose of the same, pursuant to the Purposes of the Act of Parliament.

There has been likewise received out of the Rents of the

Estate, the Sum of 2178 l. 138. 1 d.

As to their Proceedings in carrying on the Buildings, the Foundations of Queen Mary's Court are in a great measure laid, and the Walls of the Chappel and Kitchen are carried up to the Top of the Plinta, which is, to the Cills of the Windows of the Base Story, the Experce of which has amounted to 1089 l. 15 s. 4 d.

By Order of the Commissioners.

Admiralty Office, Jan. 29, 1735.

Tho. Corbett.

The 31st, received the following Accounts.

The Excess or Surplus of the several Duties, Revenues, and Aggregate Incomes commonly called the Aggregate Fund, established Fund Accounts by several Acts of Parliament of the 3d, 5th, and 6th Years of his late Majesty's Reign, for answering the Payments therein expressed, viz.

The Money arisen at the Exchequer within the Half Year ended at Lady Day, 1735, on the particular Branches herein enumerated, viz.

DEBTOR.	l.	s.	
House Money, first granted 7th of Will. III.	52,386	13	4
3ds Tonnage and Poundage	42,140	5	O
Arrears of the Duties on Coffee, Tea, and Chocolate, before the 24th of June, 1724; and the Duties on Nutmegs, Cinnamon, Cloves, Mace, Pictures and Muslins—Arrears of the Increased Duties on Coffee, Tea, and Chocolate, before the 24th of June, 1724, and the Duties on Nutmegs, Cinnamon, Cloves, Mace, and	505		
Pictures  A Moiety of the Inland Duty of 2 s. per lb. on Coffee,	2,317	14	6
fince the 24th of June, 1724.	11,820	16	10

119,171 O 11 Ditto

A STATE OF THE PARTY OF THE PAR			
DEBTOR	1.	5.	d.
Brought over	19.171	0	11
Ditto - of 4 st per lb. on Tea, fince ditto -	25,565	9	0
The Inland Duty of 1 s. 6d. per lb. on Chocolate,	1000	13	
fince ditto	5,776	10	8
Further Rates on White Calicoes, China Wares and	U way the	11	1
Drugs -	2,682	19	72
Half Subfidy of Tonnage and Poundage	15,655	16	0
Surplus of the other Moiety above 80,000 l. per Annum	120.34		1
for Annuities			
Additional Duties on French Wines and Merchandizes-	5,266	1	2
Plantation Duties	693		10
Duties on Hops	1,917	_	
Duties on Brandy	8,721	13	9
Surplus of 9d, Excise, granted for 99 Years		0	100
Ditto of the two 7ths of 9d. Excile	8,228		112
Ditto of the 37000 l. per Week Excise			X.
Ditto of the Revenues in Annuity, Acts 4th, 5th, and	13.307	11	4
6th, Anna	6	ò	8
Ditto, of the Fund for the Lottery, 1710 -	67,700	8	2
Public Monies brought into the Exchequer after Mi-	21,077	2	
chaclmas, 1715, appropriated by an Act of Geo. I. page			
301, viz.	Pare .	2	
Duty on foreign Sail Cloth	1,325	D	3
man man for the proof to the state of the			
To the Duty of 3d. per Barrel Excise, and the additio-			
mal Duty on Pepper and Al. arifen Michaelmas, 1734, and			
refling at Lady-Day, 1735, over and above sufficient to			
fatisfy the Annuities of S1,000l. per Annum, granted	200		7
Anno 1710, computed to that Time -	26,399	7	12
			-
the second secon	254,532	5	7
Charles and the second second	1000		
The Excess or Surplus of the several Duties, Revenue	s, and le	com	es,
commonly called the Aggregate Fund, established by	ieveral	Acti	of
Parliament of the 3d, 5th, and 6th Years of his late i	Majesty's	Rei	gn,
for answering the Payments therein expressed, viz.			
	I Jane		-
CREDITOR.	F.	50	d.
By Payments charged on the Aggregate Fund, by Acts of			
Parliament, viz.			
By the Bank of England, on their Annuity of 60,000l.			
(bring the Remainder of 80,000 l. per Ann, for cancelling			
two Millions of Exchequer Bills) for the half Year ended			
= Lady-day, 1735, pursuant to the Act of 11 Geo. I.			
pag, 213, and 2 Geo. II. pag. 81	30,000	0	
By the South-Sea Company to discharge Annuities at	Total St. o.		
The second secon		4	pet

## CREDITOR.

4 per Cent. on the Principal Sum of 393,645 l. 8 s. to which the Sum of 481,700l. subscribed into their Capital. is reduced by abating from the same 48,0541. 125. for a proportionable Part of 4,500,000l. repaid to the said Company for redeeming so much of their Capital, and the Annuities attending the same, being the Remainder of 500,000l. contributed on the first Lottery, 1719, for the half Year ended at Lady-day, 1735.

Towards the Expence of his Majesty's Civil Government for the half Year ended at Lady Day, 1735, by the Act of 1 Geo. II. pag. 8.

By the South Sea Company to discharge Annuities at 4 per Cent. on the Principal Sum of 751,9111. 16s. 1d. to which the Sum of 843,7021. 15. 8d. subscribed into their Capital, is reduced, by abating from the same 91,7901. 53. 7d. for a proportional Part of 4,500,000 l. repaid to the faid Company, for redeeming fo much of their whole Capital, and the Annuities attending the same, being the Remainder of 1,079,000l. contributed for Annuities Anno 1715, for the half Year ended at Lady Day, 1735. - 15,038

By the Officers of the Exchequer-Bill Office, on their Salaries, for the half Year ended at Lady Day, 1735 .--By the Usher of the Exchequer for Necessaries. -

By the South Sea Company, and the Governor and Company of the Bank of England, claiming under them for the half Year ended at Lady Day, 1735, on 5271. 118. 9d. per Ann. being fuch Part of 10,516l. 18. 7d. per Ann. Residue of 12.000l. per Ann. allowed them for Charges of Management on Subscriptions by the Act of 6 Geo. I. as in chargeable on this Fund.

By the United Company of Merchants of England, trading to the East-Indies, on their reduced Annuity of 128,000! payable to them from Michaelmas, 1730, being after the Rate of 41. per Cent. per Ann. on the faid Company's Capital of 3,200,000l. for the half Year ended at Lady Day, 1735, pursuant to the Act of 3 Geo. II. pag. 452. - 64,000 0 0

By the Exects or Surplus which at or before Lady Day, 1737, did arise by the Duties composing the Aggregate Fund per centra (over and above all the Monies then due, or payable to discharge the several Annuities and other Allowances and Payments directed by Acts of Parliament to be fatisfied out of the same) which Excess or Surplus is carried to the Sinking Fund. -158,980 12

7,872 18

s. 2.

I.

<del>-</del> 60,000

325 58 16

263 15 10

177,558 14 11

336,539 7

The Excels of Surplus of fuch Duties or Revenues (Part of the South Sea Funds as were established by Act of Parliament of the 3d and 5th Years of his late Majesty's Reign, for answering Payments to the South Sea Company and others, which Excess or Surplus is here stated at Lady Day, 1735.

The Meney arisen at the Exchequer in the half Year ended at Lady Day, 1735.

DEBTOR.	1. 2. d.
	- 60,164 1 2
Impost on Tobacco	36,008 13 E
Impost on East-India Goods	47,594 1 3
Additional Impositions	15,798 0 10
Additional Whale-Fins -	- 2,152 15 0
Duty on Candles fince the 1st of May, 1715 -	38,913 14 5
Apprentices Duty fince ditto	2,054 0 5
	202,685 6 4

The Excels or Surplus of fuch Duties or Revenues, (Part of the South Sea Fund) as were established by Act of Parliament of the 3d and 5th Years of his late Majesty's Reign, for answering Payments to the South Sea Company and others, which Excels or Surplus is here thated at Lady Day, 1735, Viz.

CREDITOR.

By the South Sea Company to discharge Annuities at 1. per Cent. on the principal Sum of 8,912,0531. 8s. Sd. Halfpenny, to which their original Capital of 10,000,000l. a reduced, by abating from the fame 1,387,946l. 11s. 3d. Half-penny, for a proportional Part of 4,500,0001, repaid to the faid Company, for redeeming to much of their shole Capital, and the Annuities attending the fame, and a from the half Year ended at Lady Day, 1735. - 178,24

By ditto Company on 7,1291, 125, 11d, per Ann, for Charges of Management, to which their Allowance of food. per Ann. was reduced, on Re-payment to the faid Company of 4,500,000l. as aforefaid, and is for the half Year ended at Lady Day, 1735.

181,805 17 By the Excels or Surplus, which at or before Lady Day, 179: did arife by the Rates, Duties, Impolitions and Revenues per contra, over and above fufficient to fatisfy all Payments chargeable thereupon, which Excess or Surplus as carried to the Sinking Fund,

# [ xvi ]

The Produce at the Exchequer of the Duties and Revenues, which by an A& of 3 Geo. I. page 303, were charged towards making good a general yearly Fund of 724,849l. 6s. 10d. with the Deficiency thereof, and the Overplus of the same General Fund stated at Lady Day, 1735, which Overplus ariseth over and above all the Monies which then or before became due or payable according to subsequent A&s, out of the said Duties, Revenues, or General Fund.

To Money arisen at the Exchequer within the half Year ended at Lady Day, 1735, in Part of 362,424 l. 13 s. 5 d. viz.

DEBT OR.						
101. Lottery, 1711	I.	s.	d.	l.	s.	d.
Subfidy on Goods exported	16,862	10	2)			
Two Shillings per Chaldron on Coals Additional Duty on Candles.	27,912	15	3 ⊱	82.601	0	0
Additional Duty on Candles,	38.QIC	14	65	- 3,- 7-	_	-
Clais ditto, 1711.						
Hackney Coaches and Chairs  New Stamp Duties  700 l. per Week Lottery Money  Duty on Hides and Skins	2.580	3	117			
New Stamp Duties	6.001	A	66			
200 L per Week Lottery Money	17.500	7	ું≻	79,758	16	10
Dury on Hides and Skins	r 2 668	ğ	~			
10 l. Lottery, 1712.	5 2,000	U	43			
Duty on Soon	<b>50 150</b>	_	43			
Duty on Soap	59,170	9	<b>\$</b> \$	67.010	10	0
Classical and a serious and a	7,049	0	• >	-//7		_
Class ditto, 1712.			_			
Additional Duty on Hides -	30,182	4	2 )			
Duty on Wire and Starch	5,450	18	7			
Policies of Infurance	1,680	10	5 i	74.708	••	
Duty on Wire and Starch Policies of Infurance A Moiety of the Duty of 2 s. per lb.			(	/41/00	•9	•
on Coffee ——————	11,820	16	10			
on Coffee	25,565	9	o :			
Hereditary Excise, payable out of	3700l.	per	Week			
Bankers Annuities	. —	-		19,927	17	a
				325,106	3	8
To the Complement for compleating	o the oer	neral	Fund	, , , ,	,	
of 724,8491. 6s. 10d. per Ann. for the	half Yea	ır en	ded at			
Lady Day, 1735, to be made good b	v Parliat	neni		27 218	_	
221, 271, 1/33, to se minde Bood of	,			3/1510	<u> </u>	
				36z,4z4	13	5

The Produce at the Exchequer of the Duties and Revenues, which by an Aft of 3 Geo. I. pag. 303. were charged towards making good a general Yearly Fund of 724,849l. 6s. 10d. with the Deficiency thereof, and the Overplus of the same General Fund, stated at Lady Day, 1735. which Overplus arifeth over and above all the Moneys, which then, or before became due and payable, according to subsequent Acts, out of the faid Duties, Revenues, or General Fund.

CREDITOR.

By Payments charged on the General Funds by Acts of

Parliament, viz.

By the South Sea Company, to discharge Annuities at 41. per Cent, on the principal Sum of 7,423,108l. 4s. 1od. to which the Sum of 8,329,2911, 28. 1d. fubscribed into their Capital, is reduced, by abating from the same 906,1821. 73. 2d. for a proportional Part of the Sum of 4,500,000l. repaid to the faid Company, for redeeming much of their whole Capital, and the Annuities attending the fame, being the Remainder of 9,534,3571. 138, 11d. to which the Proprietors of certain Orders in the four Lotteries, 1711 and 1712, and the Debt due to certain Bankers and others, were entitled for the half Year ended Lady Day, 1735:

-148,462 3 6 By ditto Company, to discharge Annuities at 41. per Cent. on the principal Sum of 667,117l. 1s. 7d. to which the Sum of 748,555 l. 19 s. 5 d. subscribed into their Capital, is reduced, by abating from the same \$1,4301. 175. 10d. for a proportionable Part of the Sum of 4,500,000l. repaid to the faid Company for redeeming fo much of their whole Capital, and the Annuities attending the same being the Remainder of 947,5141. 78. 8d. to which the Proprietors of certain Tallies of Sol, were intitled, that were firuck at the Exchequer to make good fundry Deficiencies, Anno 1716, for the half Year ended Lady Day, 1735.

By ditto Company, to discharge Annuities at 41. per Cent. on the principal Sum of 1,079,0641. 18s. 3d. to which the Sum of 1,210,7921. 138. 8d, subscribed into their Capital, is reduced, by abating from the same 137,7271. 156. 4d. for a proportional Part of the Sum of 4,500,0001. repaid to the faid Company for redeeming fo much of their whole Capital, and the Annuities attending the same, being the Remainder of 1,603,9871. 8 s. 1d. to which the Proprietors of certain Army Debentures made forth to the 21st of March, 1719, were intitled for the half Year ended Lady Day, 1735. ----

By ditto Company, to discharge Annuities of 41. per Cent. on the principal Sum of 96,074 l. 91. 9d. to

which

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[··xviii ]			
CREDITOR.	. <i>I</i> .	s.	d.
which the Sum of 107, 802 /. 17 s. 4d. subscribed into	)		
their Capital is reduced, by abating from the fame	•		
11,7281. 7s. 6d. for a proportional Part of the Sum o	<u> </u>		
so much of their whole Capital, and the Annuities attend	5_		
ing the same, being the Remainder of 110,3121. 7s. 4d	•		
to which the Proprietors of certain Tallies of Sol. were			
entitled, that were struck for the Service of the Navy, and	i		
the victua"ing thereof, for the half Year ended at Lady	•		
Day, 1785.	. 1,921	9	9
Day, 1735.  By ditto Company, and the Governor and Company of	ıf	•	
the Bank of England claiming under them, for the ha	f ·		
Year ended at Lady Day, 1735, on 42671. 41. 8d. pe	T		
Ann. being such Part of 10,5161. 19. 7d. per Ann. Re	•		
fidue of 12,000l. per Ann, allowed them for Charge of	f		
Management on Subscription by the Act of 6 Geo. I. as i	5		
chargeable on this Fund.	2,133	12	4
By the Sufferers of Nevis and St. Christophers for An	) <b>-</b>		•
nuities at the Rate of 31. per Cent. and upon the principa	I		
Sum of 37,8211. 58. 1d. Residue of 141,0931. 158. 1d	i.		
contained in Orders of Debentures made forth by the	•		
Commissioners for Affairs of Trade and Plantations for	-6-	4	
the half Year ended at Lady Day, 1735.	567	_6	4
	188,008	4	9
Ballance is the Overplus, which at or before Lady Day		•	,
1725, did arise by the said General Fund in this half Year			
(when the Sum of 37,318l. 9s. 8d. per contra shall b	е		
made good by Parliament) over and above sufficient to fa	-		
tisfy all Annuities and other Sums due or payable out of	f		
the same, which Excess or Surplus is carried to the Sink	-		
ing Fund.	174,416	8	7
•	362,424	<b>-</b>	
	J,T-4	- )	,

# [ xix ]

## The Exchequer to the Sinking Fund,

#### DEBTOR.

To Surplus Money unapplied at Michaelmas, 1734, as per Account for the half Year then ended -

To Surplus Money arisen in the half Year ended at Lady Day, 1735, viz.

Surplus of the Aggregate Fund, as per --- 158,980 12 Surplus of the South-Sea Company's

Fund, as per Account \_\_\_\_\_ 20,879 8

Surplus of the General Fund, when the Sum of 37.318l. 9s. 8d. being the Complement to 362,4241, 135. 5d. shall be made good, as per Account -- 174,416

The Exchequer to the Sinking Fund, per Co

## CREDITOR.

By Cash taken in full of the Sum of 1,200,000 l. for or towards the Supply granted to his Majetly for the Service of the Year 1734, pursuant to the Act of 7 Geo. II. page 264. -118,799 12 11

By Remains at Lady Day, viz.

Surplus of the Aggregate Fund --- 134,716 11 11 Surplus of the South Sea Company's

4,673 18 10 Fund

Surplus of the General Fund, when the Sum of 37,3181. os. 8d. three Farthings, the Deficiency thereof in this half Year, shall be made good by Parliament. ——133,643 19

273.934 10

391,834 3

This being the Five and Twentieth half yearly Account made up, purfuant to the Act of 9 Geo. I. page 367, is humbly presented the 31th Day of January, 1734, by me The The Excess or Surplus of the several Duties, Revenues, and Incomes, commonly called the Aggregate Fund, established by several Acts of Parliament of the 3d, 5th, and 6th Years of his late Majesty's Reign, for answering the Payments therein expressed, viz.

The Money arisen at the Exchequer within the Half Year ended at Michaelmas 1735, on the particular Branches herein enumerated, viz.

DEBTOR.	4		
' House Money, first granted 7 Will. III	49,276	10	4
Two 3ds Tonnage and Pondage	60,250	17	3
Arrears of the Duties on Coffee, Tea, and Chocolate,		391	6
before the 24th of June, 1724; and the Duties on Nut-			
megs, Cinnamon, Cloves, Mace, Pictures and Muslins-	819	7	9
Arrears of the Increased Duties on Coffee, Tea, and Cho-		- 1	
colate, before the 24th of June, 1724, and the Duties on			
Nutmegs, Cinnamon, Cloves, Mace, and Pictures -	10.454	18	6
A Moiety of the Inland Duty of 2s. per lb. on Coffee,			
fince 24th June, 1724	13,629	11	10
Ditto-of 4s. per lb. on Tea, fince ditto	35,471	18	8
The Inland Duty of 1s. 6d. per lb. on Chocolate, fince			
ditto.	4,519	5	7
FurtherRates on White Calicoes, China Wares and Drugs	1.582	ó	3
Half Sobfidy of Tonnage and Poundage			
Surplus of the other Moicev above 80,0001, per Ann.			
Additional Duties on French Wines and Merchandizes	12,716	19	. 5
Additional Duties on French Wines and Merchandizes	11,328	7	3
Plantation Duties	240	19	8
Duties on Hops	35,412	10	4
Duties on Brandy	11,870	2	4
Surplus of the od. Excise, granted for oo Years	33,261	16	6
Ditto of the two 7ths od. Excise -	11,408	14	2
Ditto of the five 7ths od. Excise	18,001	10	8
Ditto of the 3700l. per Week Excise	20,707	17	4
Ditto of the Revenues in Annuity Act, 4th, 5th, and			
Eth Annoe	127.286	15	10
Ditto of the Fund for the Lottery, 1710	32,396	17	9
Public Monies brought into the Exchequer after Mi-		133	
chaelmas, 1715, appropriated by an Act of 1 Geo. I			
page 301, viz.			
Duty on foreign Sail-Cloth 262 12 16	,		
Arrears of the 10th 28. Aid, Anno 1726,- 1854 18 10	,		
Ditto of the 10th 38. Aid, Anno 1728, 141 4 10			- 3
Ditto of the 11th 35. Aid, Anno 1720 1058 18			
Ditto of the 12th 28. Aid, Anno 1731, - 6544 1	1		
Ditto of the 11 15. Aid, Anno 1732, 9599 5	1		
Ditto of the 1st 2s. Aid, Anno 1731, 6544 1 8 Ditto of the 1st 2s. Aid, Anno 1732, 9599 5	19,461	, 2	
	-	_	
The second secon	568,07	2 1	£ 6
			STREET, STREET

The Excels or Surplus of the feveral Duties, Revenues, and Incomes, commonly called the Aggregate Fund, enablished by several Acts of Parliament of the 3d, 5th, and 6th Years of his late Majesty's Reign, for answering the Payments therein expressed, viz.

IWETTING the ray ments thereta exprened, viz.			
CREDITOR.	170	1.	d:
By Payment charged on the Aggregate Fund, by Acts of		*	
Parliament, viz.			
By the Bank of England, on their Annuity of 60,000l.			
being the Remainder of 80,000 l. per Ann. for cancelling			
two Millions of Exchequer Bills) for the half Year ended			
at Michaelmas 1735, pursuant to the Act of 11 Geo. I.			
page 213. and 2. Geo. II. page 81.	30,000	0	8
By the South-Sea Company, to discharge Annuities at			
4 per Cent. on the Principal Sum of 393,6451. 8 s. to			
which the Sum of 441,7000!. Subscribed into their Capital			
is reduced, by abating from the same 48,0541, 12s. for a			0
proportional Part of 4,500,000 l. repaid to the faid			
Company for redeeming fo much of their Capital, and the		2	
Annuities attending the same, being the Remainder of			
500,000l. contributed on the first Lottery, 1719, for the			
Carer Add Add Land	7,872	18	i
Towards the Expence of his Majesty's Civil Govern-			
Towards the Expence of his Majeny's Civil Govern-			
ment for the half Year ended at Michaelmas 1735, by the	60,000	6	0
met of I cheo. II. bage o.	- Aller		
By the South-Sea Company, to discharge Annuities at	311		
4 per Cent. on the principal Sum of 751,911l. 16s. 1d.			
to which the Sum of 843,7021. 1s. 8d. subscribed into			
their Capital, is reduced, by abating from the same 91,7901.			
51. 7d. for a proportional Part of 4,500,0001. repaid to	AND SHIP		
the faid Company, for redeeming fo much of their whole			
Capital, and the Annuities attending the same, being the			
Remainder of 1,079,000l. contributed for Annuities	red laws		A.
Anno 1715, for the half Year ended at Michaelmas 1735.	15,038	4	8
By the Officers of the Exchequer-Bill Office, on their			
Salaries, for the half Year ended at Michaelmas 1735	325	0	9
By the Uther of the Exchequer for Necessaries	39	15	8
By the Sheriffs of England and Wales, on 4000 l. per			
Asnum, by the Act 3 Geo. I. for the Year ended Mi-			
chielmas 1735.	4000		
By the South-Sea Company, and the Governor and Com-			
pany of the Bank of England, claiming under them for			
the half Year ended at Michaelmas 1735, on 5271. 118, od.			
per Ann. being such Part of 10,516l. 1s. 7d. per Ann.	STATE OF STREET		
Refidue of 12,000l. per Ann, allowed them for Charges			
of Management on Subscriptions by the Act of 6 Gro. I.	it	40	50
as is chargeable on this Fund.	203	15	10

## DEBTOR.

Brought over 568,072 4

To the Duty of 3d, per Barrel Excise, and the additional Duty on Pepper and Al. arisen Lady Day, 1734, and relling at Michaelmas 1735, over and above sufficient to fatisfy the Annuities of 81,000l. per Annum, granted Anno 1710, computed to that Time. ----

The Excels or Surplus of fuch Duties or Revenues (Part of the South-San Fund) as were established by Act of Parliament of the 3d and 5th Year of his late Majelly's Reign, for answering Payments to the South-Sea Company and others, which Excess or Surplus is here stated at Michaelmas, 1735, viz.

DEBTOR L	5.	4
For Impost on Wines and Vinegar 112,952	9	5
Impost on Tobacco 27,930	18	8
Impost on East-India Goods 41.329	19	8
Additional Impositions 24,164	7	10
Additional Whale Fins 2,673	7	9
Duty on Candles fince 1st of May, 1715 32,850	14	LI
Apprentices Duty fince ditto 3.554	3	5
245,456	3	10

To fo much of the Sum of 72371. 18s. 3d. Halfpenny. being a Medium of the Annual Income of the Duty on rough and undressed Flax, taken off by the Act of the 4 Geo. II. as would have been applied to this Fund, had not these Duties been repealed, and is therefore made good to the fame, out of the Sum of 42231, 10s, 11d, charged on the Aggregate Fund, as per preceding Account.

Brought over 117,530 14 he United Company of Merchants of England, to the East-Indies, on their reduced Annuity of ol. payable to them from Michaelmas, 1730, bethe Rate of 41, per Cent. per Ann. on the faid y's Capital of 3,200,000l. for the half Year ended naelmas 1735, pursuant to the Act of 3 Geo. 11. - 64,000 much of the Sum of 72371, 18s. 3d. being a of the Annual Income of the Duty on rough and d Flax, taken off by the Act 4 Geo. II. as was ood to the several public Creditors at Midsummer the remaining Sum of 30141. 7s. 4d. being applithe Funds composing this Aggregate Fund, before ties on rough and undress'd Flax were repealed, is e not charged thereupon.) e Excess or Surplus, which at or before Michaelmas id arise by the Duties, composing the Aggregate r contra, (over and above all the Moneys then due, ole to discharge the several Annuities and other Als and Payments directed by Acts of Parliament to fied out of the same) which Excess or Surplus is to the Sinking Fund. 595,335 16 cess or Surplus of such Duties or Revenues, (Part of the South Sea ) as were established by Act of Parliament of the 3d and 5th Years late Majesty's Reign, for answering Payments to the South Sea pany and others, which Excess or Surplus is here stated at Mimas 1735, Viz. CREDITOR. e South Sea Company to discharge Annuities at Cent. on the principal Sum of 8,912,0531. 8s. 8d. iny, to which their original Capital of 10,000,000l. ed, by abating from the same 1,087,946l. 11s. 3d. nny, for a proportional Part of 4,500,000l. rethe faid Company, for redeeming fo much of their Capital, and the Annuities attending the same, and the half Year ended at Michaelmas 1735. -- 178,241 itto Company on 7,1291. 128. 11d. per Ann. for s of Management, to which their Allowance of per Ann. was reduced, on Re-payment to the faid ny of 4,500,000l, as aforesaid, and is for the half ded at Michaelmas 1735. -3,564 16 5 e Excess or Surplus, which at or before Michaelmas did arife by the Rates, Duties, Impositions and es per contra, over and above sufficient to satisfy all ats chargeable thereupon, which Excess or Surplus ed to the Sinking Fund, \_\_\_\_

# [xxiv]

The Produce at the Exchequer of the Duties and Revenues, which by an Act of 3 Geo. I. page 303, were charged towards making good general yearly Fund of 724,849l. 6s. rod. with the Deficiency thereof and the Overplus of the same General Fund stated at Michaelmas 1735 which Overplus ariseth over and above all the Monies which then of before became due or payable according to subsequent Acts, out of the said Duties, Revenues, or General Fund.

To Money grifen at the Exchequer within the half Year ended at Michaelma 1735, viz.

DEBTOR.						
101. Lottery, 1711	1.	5.	d.	1.	44	14
Subjidy on Goods exported -	15.400	12	27			e
Two Shillings per Chaldron on Coals	45,102	4	25	93,469	4	27
Additional Duty on Candles	32,867	8	55	121.00		
Class ditto, 1711.			200			
Hackney Coaches and Chairs	4,127	10	97			4
New Stamp Duties	9.367		56			
700 l. per Week Lottery Money	18,900	0	00	91,097	13	8
Duty on Hides and Skins -	58,703	3	Co			
10 l. Lottery, 1712.			-	1 1		
Duty on Soap Stamp-Duties on Paper	72,715	10	15	0		
Stamp-Duties on Paper -	8,790	17	115	81,500	8	13
Clais ditto, 1712.						
Additional Duty on Hides -	33.979	16	67	-		
Duty on Wire and Starch	6,156	8	3			
Policies of Infurance	1,559	19	7.	42 000		
Policies of Insurance  A Moiety of the Duty of 2 s. per lb.		2	1	90,797	4	13
On.Coffee Ditto 4 s. per lb. on Tea	13,629	1	IO			
Ditto 4 s. per lb. on Tea -	35,471	18	8			
Hereditary Excise, payable out of	3700l. 1	per	Week			
Bankers Annuities	1		-	19,927	17	E
				376,798	0	V.
Deduct to make good the Deficiency	of this F	und	in the	110,190	7	
Half Year ended at Lady Day, 1735.	1			37,318		
And a second second second second				3713.0	9	
			- 3	39,479	10	7
To the Complement for compleating	g the ger	era	Fund	231413	77	
of 724.8491 6s. 10d. per Ann. for the	half Yea	ren	ded at			
Lady Day, 1735, to be made good by	y Parlian	ent	-	22,944	14	
The state of the state of the state of	15 10	77	- 10 %	-	- 2	
			1 3	62,424	13	

[ xxv ]

The Produce at the Exchequer of the Duties and Revenues, which by an Act of 3 Geo. I. pag. 3c3. were charged towards making good a general Yearly Fund of 724.849l. 6s. 1od. with the Deficiency thereof, and the Overplus of the fame General Fund, flated at Michaelmas, 1735, which Overplus arifeth over and above all the Moneys, which then, or before, became due and payable, according to subsequent Acts, out of the said Duties, Revenues, or General Fund.

CREDITOR.

l. s. d.

By Payments charged on the General Funds by Acts of Parliament, viz.

By the South Sea Company, to discharge Annuities at 41. per Cent. on the principal Sum of 7,423,1081. 4s. 10d. to which the Sum of 8,329,2911. 2s. 1d. subscribed into their Capital, is reduced, by abating from the same 906,1821. 7s. 2d. for a proportional Part of the Sum of 4,500,0001. repaid to the said Company, for redeeming so much of their whole Capital, and the Annuities attending the same, being the Remainder of 9,534,3571. 13s. 11d. to which the Proprietors of certain Orders in the four Lotteries, 1711 and 1712, and the Debt due to certain Bankers and others, were entitled for the half Year ended Michaelmas 1735.

By ditto Company, to discharge Annuities at 41, per Cent. on the principal Sum of 667,1171. 18. 7d. to which the Sum of 748.555 l. 19 s. 5 d. subscribed into their Capital, is reduced, by abating from the same 81,4301. 178. 10d. for a proportionable Part of the Sum of 4,500,000l. repaid to the said Company for redeeming so much of their whole Capital, and the Annuities attending the same, being the Remainder of 947,5141. 7s. 8d. to which the Proprietors of certain Tallies of Sol. were intitled, that were struck at the Exchequer to make good sundry Desiciencies, Anno 1716, for the half Year ended

Michaelmas 1735.

By ditto Company, to discharge Annuities at 41. per Cent. on the principal Sum of 1,079,0641. 185. 3d. to which the Sum of 1,210,7921. 135. 8d. subscribed into their Capital, is reduced, by abating from the same 137,7271. 135. 4d. for a proportional Part of the Sum of 4,500,0001. repaid to the said Company for redeeming so much of their whole Capital, and the Annuities attending the same, being the Remainder of 1,603,9871. 8s. 1d. to which the Proprietors of certain Army Debentures made forth to the 21st of March, 1719, were entitled for the half Year ended Michaelmas 1735.

By ditto Company, to discharge Annuities of 41. per Cent, on the principal Sum of 96,074 1. 91. 9th to which the Sum of 107,802 1. 17 s. 4d. subscribed into their Capital is reduced, by abating from the same 11,7281. 7s. 6d. for a proportional Part of the Sum of

140,41,2

13,342 6 10

21,581 5 11

The state of the s	
e mad a	
[ xxvi ]	
4,500,000l. repaid to the faid Company for redeeming	
fo much of their whole Capital, and the Annuities attend- ing the fame, being the Remainder of 110,312l. 7s. 4d.	
to which the Proprietors of certain Tallies of Sol. were	2
entitled, that were struck for the Service of the Navy, and	
the victualling thereof, for the half Year ended at Mi-	
chaelmas, 1735	1,921 9 9
By ditto Company, and the Governor and Company of	
the Bank of England claiming under them, for the half	
Year ended at Michaelmas 1735, on 4267l. 4s. 8d. per Ann. being fuch Part of 10,516l. 1s. 7d. per Ann. Re	
fidue of 12,000l. per Ann, allowed them for Charge of	
Management on Subscription by the Act of 6 Geo. I. as is	
chargeable on this Eund.	2,133 12 4
By the Sufferers of Nevis and St. Christopher's, for An-	1000
nuities at the Rate of 31. per Cent. and upon the principal	
Sum of 37,8211. 5s. 1d. Refidue of 141,0931. 15s. 1d. contained in Orders of Debentures made forth by the	
Commissioners for Affairs of Trade and Plantations for	
the half Year ended at Michaelmas 1735.	567 6 4
	8,008 4 9
Ballance is the Overplus, which at or before Michaelmas	
1735, did arife by the faid General Fund in this half Year.	
(when the Sum of 22,944l. 14s. per contra shall be made good by Parliament) over and above sufficient to sa-	
tisfy all Annuities and other Sums due or payable out of	
the fame, which Excess or Surplus is carried to the Sink-	
Day Poul	4,416 8 7
The same of the latest states	-
The Funkasure to the Ciabine Park 36:	2,424 13 5
The Exchequer to the Sinking Fund,	
DEBTOR.	1 + 4
To Surplus Money unapplied at Lady Day, 1734, as	
per Account for the half Year then ended 2	73,034 10 2
m n 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	1
To Surplus Money arisen in the half Year	
ended at Michaelmas 1735, viz. 1. s. d. Surplus of the Aggregate Fund, as per	
Account 409,581 11 4	
Surplus of the South-Sea Company's	
Fund, as per Account 65.748 1 0	
Surplus of the General Fund, when	
the Sum of 22,944l. 14s. being the	
Complement to 724,849l. 6s. 10d.	
shall be made good, as per Account 174.416 8 7	V36 4 1
04	9,746 1 9
67	2,780 11 11

# The Exchequer to the Sinking Fund, per Contra.

CREDITOR.  By Cash, paid for Interest on the Milion lent on the	l.	I.	d.
Predit of the Salt Duties, for the Supplies of the Year 173, or fuant to the Act 7 Geo. II. page 104 and 105, which was is to be replaced to the Sinking Fund, out of the firm hids to be granted in Parliament, as per Clause in the said Act, 7 Geo. II. page 105, in that Behalf	th ft d	2	7
By Cash, taken in Part of the Sum of 1,000,000l. for towards the Supply granted to his Majesty for the Servic the Year 1735, pursuant to the Act 8 Geo. II. pag	or ce		•
91, and 192, in that Behalf	-875,265	15	4
2 (2 ) (2 ) (2 ) (2 )	899,835	17	11
By Remains at Michaelmas 1735, being the Deficience of the General Fund, Anno 1735, to be made good by	y		
arliament,	- 22,944	14	0
	922,780		11

7. S.

# [ xxviii ]

On Monday the 2d of February, (see page 131) it was ordered that the proper Officer should law before the House, an Account of all the public Debts, at the Receipt of his Majesty's Exchequer, due or standing out at Chri mas, 1735, with the annual Interest or Sums paid for the same; the said Account was accordingly presented on the 16th of the same Month, and ordered to lie on the Table, to be perused by the Members of the House, and was as follows:

An Account of all the public Debts at the Receipt of his Majesty's Exchequer, due or standing out at Christmas, 1735, with the annual Interest or Sums paid for the same.

or ours paid for the fame.		•
Exchequer.  Annuities for long Terms, being	Principal, ' l. s. d.	Annual Interest, or Sums paid.  1. s. d.
the Remainder of the original	,836,275 17 10	131,255 10 11
Annuities for Lives with Benefit of Survivorship, being the original Sum contributed.	108,100 0 0	7,567 0 0
Annuities payable upon two and three Lives, being the Sam remaining after deducting what has fallen by Deaths.	127,899 8 0	14,997 18 5
Annuities at 9 per Cent, per Ann.	Street H. Seid S. J.	// 425-01-05-

Ditto Anno 1735, for 500,000l. at 41. per Cent. per Ann. but	A SHARE		177	4		
no Part of this Sum has been borrowed during the Time of	MAN TO			1		
this Account.	75.400	417		2 1		
Duties on Malt being annual Grants, are not charged in this				12 1		
Account.	Car School			Call Co		
Nor the 1,000,000, l. charged on the Deductions of 6d. per	,	9		1		
Pound. East India Company.			u	EAU.		
By two Acts of Parliaments W.III.	1000		ñ	10		
Annæ, but the Annuity grant- ed by the faid Acls was by an	,200,000	0	0	128,000	0	0 -
Act 3 G. II, reduced from 51. to 41. per Cent. per Ann. Bank of England.				112		
On their original Fund at 61. 7	,600,000	0	0	96,000		4
bet cent, bet itim.	1,000,000	-		90,000	0	0
For cancelling Exchequer Bills, 3 Geo. I. at 4 per Cent. per	1,500,000	0	0	60,000	0	0
Purchased of the South-Sea Com-	4,000,000	0	0	160,000	0	0
on Coals fince Lady Day 1719, at 41. per Cent. per Ann.	1,750,000	0	ō	70,000	0	0
the Fund for Lottery 1714, at 41 per Cent. per Ann.	1,250,000	0	0	50,000	0	0
Ditto for the Lottery 1731, at 31, per Cent. per Ann. trans-	800,000	0	0	24,000	0	0
ferrable at the Bank						
To them more for Charges of Mar	nagement of	the	ir ?	4000 0 0	per	Ann
For a proportionable Charge of 4,000,000l. purchased of the Sou	Manageme	nt	of?	1898 3 5 1		
0		4		5898 3 5		
South-Sea Company. On their Capital Stock and An Tauties, by Act 9 Geo. 1.	>29,302,20	2 5	6	1,172,0	88	2 2
4l. per Cent. per Ann	)	-	m	the entire		- 3
	51,538,29	8 3	2	2,018	694	4 4
To them more for Charges of Man		-	_	-		

The same Day the House, according to Order, resolved itself into a Committee, to consider of Ways and Means to raise the Supply granted to his Majesty, and resolved. That towards raising the said Supply, the Duties on Malt, Mum, Cyder and Perry, which by an Act of Parliament of the 8th Year of his Majesty's Reign, had Continuance to the 24th Day of June, 1736, should be further continued and charged upon all Malt, which should be made, and all Mum which should be made or imported, and all Cyder and Perry which should be made for Sale, within the Kingdom of Great Britain, from the 23d of June, 1736, to the 24th of June, 1737; which Resolution was next Day agreed to by the House, and a Bill ordered to be brought in, which was accordingly afterwards brought in and passed as usual.

The 4th of Feb. the House, according to Order, resolved itself again into a Committee, to consider of the Supply granted to his Majesty, and resolved, That a Sum not exceeding 79.7601. 3s. and 9d. should be granted to his Majesty for the Charge of the Office of Ordnance for Land Service for the Year 1736, and that a Sum not exceeding 45901. 13s. and 8d. should be granted to his Majesty, for defraying the extraordinary Expence of the Office of Ordnance for Land Service, not provide

ed for by Parliament.

On the 6th, the House resolved, That an humble Address should be presented to his Majesty, that he would be graciously pleased to give Directions to the proper Officer or Officers to lay before the House the following Account, which was accordingly laid before the House on the 25th of the same Month, and was as follows:

An Account of what Duties or Impositions are now payable by any A& or A&s of Assembly, in any of the British Plantations in America, on the Importation and Exportation of Negroes, Wines, and other kind of Liquors, or on any Goods, Wares, or Merchandize, and Shipping, distinguishing each Duty or Imposition, and each Colony and Plantation.

BARBADOES.

By an Act passed in 1663, an Impost of 43 per Cent. is laid on all dead Commodities of the Growth of this Island, shipped off the same, payable in Specie for ever.

By an Act passed in 1697, a Duty of one Pound of Gunpowder per Ton, is laid on all Ships entering there. Per-

petual.

By an Act passed in 1705, a Duty of 5s. a Head is laid upon every Negro or other Slave imported.

All passed in 1715, lays a Tax of 201, upon every

Als exported.

n Act passed 1715, the following Duties are imposed als imported, that are not of the Growth of the British.

S. On every Cwt. of Muscovado Sugar, 128. 6d. imported Sugar, 11. 58. Gallon of Molasses, 128. 6d. of Rum, 28. Pound of Cotton, 6d. Pound of Alloes, Cwt. of scraped Ginger, 11. Cwt. of scaled ditto.

pears by an Account received from Mr. Dottin, Pref the Council, and Commander in Chief of this Itat in 1735, there was, by vertue of an Act of the Ite following Duties paid upon the Importation of Lite of the Growth of Europe, imported in British Ship-On every Pipe of Wine 41. 103. Ton of Mum 21. 153. Beer, Ale, Cyder, or Perry, 11. 53. Gallon of Brandy Spirits 13. Twelve Quart Bottles of any Wine 23. Ale, Cyder or perry 13. Of Mum 13. 9d. he Act for this Purpose has not been transmitted to tration Office.

St. CHRISTOPHERS.

Act passed in 1727, an Impost of 44 per Cent. is in all Commodities of the Growth of the Island, off the same, and payable in Species or ever.

Act passed in 1732, every Ship entering there, shall a Pound of Gun powder, and one Shilling current

per Ton.

Fuzil or 30s. current Money for every 100 Tons, current Money for every Ton under or over every Tons, besides the Powder Duty.

Tons, beindes the Powder Duty.

Act passed in 1722, and by another Act passed in the following Imposts on Liquors are collected. Cur-

ery Pipe of Madeira Wine imported, 21. Every Pipe Vestern Islands, or mixt with it, 31. Every Ton of Rhenish, or Spanish, 51. Every Ton of Beer, 21. Even Bottles of Wine, 1s. 6d. Every Gallon of Rum, Of Brandy, 1s. Of Mum, 6d. Beer, Ale and Cyder, Bottles, 1s. 6d.

#### ANTIGUA

Act passed in 1668, an Impost of 4d. halfpenny per laid in Specie on Commodities of the Growth of d exported. Perpetual.

Act passed in 1676, every Vessel entering there, is

ne Pound of Gun-powder per Ton.

By

By an Act passed in 1697, an Impost is laid on all Liquor

imported.

Madeira Wines per Pipe 21. Of the Western Islands, o mixt therewith, per Pipe 41. French, Rhenish, or Spanish per Ton 81. And if bottled, per Dozen 28. Beer, Ale, and Cyder per Ton 21. if bottled, per Dozen 18. Every Gallos of Mum 4d, of Brandy 28. 6d. of Rum 28. Half the Dur to be drawn back on Re-exportation,

By an Act passed in 1721, Goods of the Produce of the

French Islands imported to Antigua, pay as follows. :

Every Pound of refined Sugar 9d. Cwt. of strained of Muscovado Sugar 5s. Pound of Lump or Powder'd Sugar 4d half-penny. Molasses per Gallon 6d. Cotton per Pound 60 Ginger per Cwt. 5s.

By an Act passed in 1726.7, an additional Duty of 20

per Pipe is laid on all Madeira Wine.

#### NEVIS.

By an Act passed in 1675, an Impost of 4d. half-penny por Cent. is laid in Specie on all the Commodities of the Growt of the Island exported. Perpetual.

By an Act passed in 1699, a Duty of one Pound of Pin Powder per Ton is laid on every Vessel entering and stayin

48 Hours. And one Fuzil for every 100 Tons.

By another Act passed in 1699, a Duty or Impost is la on every Gallon of Rum imported 2s. Gallon of Molasi

imported 4d.

By an Act passed in 1717, the following Commodities the Produce of the French Islands, imported into Nevis, re-shipped or removed from one Ship to another in the Ha bours there, shall pay,

Every Cwt. of White Sugar 10s. Cwt. of Brown ditto 6

Every Gallon of Rum 6s. Gallon of Molaffes 18.

By an Act passed in 1725, an Impost is laid on every Pi of Madeira Wine imported 21. Of the Western Islands, mixt therewith 4s. On every Ton of French, Rhenish, Sp nish, Italian, and Canary 8l. If bottled, per Dozen 2 Every Ton of Beer, Ale, and Cyder in Cask 2s. If bottle per Dozen Quarts 1s. Ton of Rum 2s.

This Act was to expire in 1728, but is supposed to he been since continued by subsequent Acts, because it appear by the Treasurer's Account in 1735, that such Duties we then collected; but the Act for continuing the same has a

been transmitted to the Board of Trade:

## MONTSERRAT.

By an Act passed in 1668, an Impost of 4d. half-pen

per Cent, is laid in Specie on the Commodities of the Growth

of this Island exported. Perpetual.

By an A& policed in 1734, upon every Pipe of Wine imported, 2s. Every Ton of Beer, 2s. Every twelve Bottles of Beer, 1s. Barrel of Cyder, 2s. 6d.

## TAMAICA.

By an Act paffed in 1728. Perpetual.

The following Duties or Imports are laid on every Ton of Spanish, or Madeira Wine, 6!. Ton of the Wessern Islands or Azores, or mixt therewith, 12!. Ton of French, Rhenish, or Portugal, 5!. Every Gallon of Brandy, Arrack or other Spirits, 18. 6d. Every Ton of Brer, Ale, or Cyder, 2!. Ton of Mum or Metheglin, 3!. Cwt. of Ginger, 158. Cwt. of Malcovado, or Panneel Sugar, 38. Pound of refined Sugar, 6d. Of Tobacco, 4d. Of Indice, 3d. Cotton 3d. Cwt. Of Cocoa in Vessels belonging to the Island, 158. In any other Vessel, 11.

All Veffels entering inwards from any Place to the North-

per Ton each Voyage.

All Veffels trading only to the Southward of the Tropic of Cancer, one Pound of Gun-powder per Ton per Annum,

By temporary Acts passed in 1,734, and 1,735, an Impost is laid on every Slave imported, of 11. payable to the Purchaster.

## BAHAMAS.

By an Act passed in 1734, the following Duties are collected.

Every Negro imported directly from Africa, 6s. If imported from any Colony in America, having refided there fix Months and upwards, 5l. If not refided there fix Months, then but 6s. Every Pipe of Wine of the Madeira or Wellern Islands, 11.4d. Beer, and Cyder, per Barrel, 1s. 6d.

All Ships and Veffels not built in those Islands, that shall arrive there, or depart from thence, and shall put on Shore, or take on board Goods which shall pay per Ton each Voyago

1s. 6d.

- Duties on Goods exported.

On every Bushel of Salt, rd. Every Foot of one Inch Plank, is. 6d. All Plank thicker or thinner to pay in Propertion. Every 100 Feet of Timber, 6s. Tortoile, 9d.

#### BERMUDA.

By an Act pulled in 1690 or 1691, and two additional Acts mit, pulled in 1703 and 1723, every Veilel belonging to the Illand under 40 Tons, shall pay each Voyage 21, if above

40 Tons, 4s. Vessels belonging to Strangers to pay each

Voyage per Ton, 28.

By an Act passed in 1698, an Impost is laid on all Liquors imported by Strangers not Inhabitants there, viz. For a Hog-shead of Rum or Spirits, not exceeding So Gallons, 1/101. And all other Casks in Proportion. For every Sort of Wine, Cyder, Beer, Ale or Mum, imported by a Stranger, viz. every Pipe of Wine, 31. other Casks or Bottles in Proportion. Beer, Ale, Cyder and Mum, per Hogshead, 61. other Casks or Bottles in Proportion.

N. B. The following Lift of Duties is computed in Carolina Money, which is about 700 per Cent. worse than Sterling.

#### SOUTH-CAROLINA

By an Act passed in 1722-3, and continued by another passed in 1731, the following Duties of Impost are raised: On every Pipe of Madeira Wine, 61. Fyal Wine, 101. On every Gallon of Vinegar, 2d. Rum, 4d. Barrel of Beef, 10s. of Cyder from Northern Colonies, 10s. Gallon of Molasses, 3d. of Lime Juice, 6d. Quart Bottle of Brandy or Rosa Solis, 6d. Gallon ditto, in Cask, 2s. Cwt. of Brown Sugar, 2s. 6d. White Sugar, 5s. Pound of refined Sugar 3d Cwt. of Cocoa, 15s. Pound of Chocolate, 1s. every Cwt. of Tobacco, 15s. of Butter, 10s. Cheese, 5s. Candles, 10s. Tallow, 7s. 6d. Salt Fish, 5s. Barrel of Herrings, Mackrel, or other pickled Fish, 10s. Train Oil, 7s. 6d. Blubber, 5s. Pork, 11. 10s. Cranberries, 10s. Cwt. of Beef, 10s. of brown Biscuit, 1s. 3d. of white ditto, 2s. 6d. middling Biscuit, 2s. half Barrel of Flour, 2s. 6d. Cwt. of Hams and Bacon, 11. Soap, 11.

On Timber, Plank, Boards, Staves, Shingles, or any other

Lumber from other Plantations, 201. per Cent.

All other Wooden Ware, 51. per Cent.

On every 1000 of Bricks from other Plantations, 2s. 6d. Horse and Mare under 15 Hands high, 10l. On all Negroe Slaves directly from Asrica or any other Place, except Spanish Negroes, if above 10 Years of Age, 10l. All Negroes under 10 Years of Age, (Sucklings excepted) 5l. On all Indians imported 50l. Deer Skins, per Skin 6d On every Barrel of Pitch and Tar. 1l. Cwt. of scraped Ginger, 10s. of scaled Ginger, 2s. 6d. Kegg of pickled Sturgeon, 2s. 6d. of ditto Salmon, 2s. 6d. Pound of Preserves, Sweetmeats and Succeds, 3d. of Sperma-ceti, 2s. 6d. Gallon of ditto Oil, 2s. 6d. Cwt. of Bees-Wax, 7s. 6d. Bushel of Peas and Indian Corn of Michaelmas 1733, 1s. Pound of Indico, 1s. Barrel of Onions, 10s. of Apples or Pears, 2s. 6d. Pound wt. of Whalebone, 1s. of Beaver, 6d. Dozen of Otter, Fox, Cat.

or Racoon Skins, 1s. Cwt. of Piemento 5s. Ton of Log-

wood, 10s.

All European Goods one per Cent. on their prime Cost from Europe, rating the Difference of Exchange at 400 per Cent. in the Current Money of Carolina.

Gonds fold or moved from one Ship to another in the Pro-

to the fame Drawbacks.

Duties to be paid on Goods exported.

On every Pound of tann'd Leather, 2d. Tann'd Calf or Deer Skin, 15, Raw Hide, 55. On every Indian-dreft Deer-Skin, a Pound and upwards, 6d. under a Pound, 2d. Raw Deer Skin, 6d.

Goods imported.

On every Negro above 10 Years old from America, 50%. under 10 Years old, 5% except new Negroes who had not been fix Months on Shore in America. On every Spanish Negro, Indian, Mustee or Mullatto, per Head, 150%.

All Goods re-exported in 6 Months imported, shall be allowed a Drawback of three fourth Parts of the Duty paid on

Importation.

By an Act passed in 1734, the further additional Duties the raised in the Nature of Port Duties for fortifying Charles Town.

On every Pipe of Madeira Wine, 41. Gallon of Rum, 5d. of Molaffes, 2d. Barrel of Flour, 21. 6d. Cwt. of Mufcovado Sugar, 21. 6d. Clayed Sugar, 51.

GEORGIA.

There has hitherto been no Act passed for laying Duties of Importation or Exportation in this Province.

NORTH - CAROLINA.

There are no Laws of this Province in the Plantation-Office, laying Duties of Importation or Exportation.

VIRGINIA.

By an Act passed in 1680, lays an Impost on all Tobacco exported. Perpetual.

On every Hoghead, 21. Sterling.

The lame for every 500 lb. wt. exported, in Bulk, and proportionable for a greater or leffer Quantity.

Lays also a Tonage Duty,

Of 1 half lb. of Gunpowder, and 3 lb. of Shot per Ton, or 14. 3d. And 6d. per Poll for every Person imported, except Mariners.

h 2

By an Act passed in 1705, an Impost is laid on the following Goods exported for the Use of the College erected in

that Co:ony, viz.

On every raw Hide exported, 3d. tanned ditto, 6d. dreft Buck Skin, 1d. halfpenny, undrest ditto. 1d. dreft Doe Skin, 1d. halfpenny. Undrest ditto \(\frac{1}{4}\)qrs. Pound of Bever, 3d. O:her Skin, 2d. Wild Cat Skin, 1d. halfpenny, Mink Skin, 1d. Fox, 1d halfpenny, 12 Racoon Skins, 3d. 12 Musk Rat, 2d. every E!k Skin, 4d. halfpenny.

An Act passed in 1726, lavs a Duty on Liquors imported,

Part expired; but by that Part of it still in Force,

Every Gallon of Rum, Brandy, and other distilled Spirits imported, and every Gallon of Wine, pays until the Year 1737,

1d. Sterling.

By an Act passed in 1732, every Gallon of Rum, Brandy, and other distilled Spirits, and every Gallon of Wine, shall pay 3d. Sterling, except such Liquors as are imported directly from Great Britain.

## MARYLAND.

By an Act passed in 1704, a Duty of 2s, per Hogshead is laid on all Tobacco exported, half so the Proprietor, and half to the Governor.

By an Act passed in 1704, all Persons not being Inhabitants in the Province, and exporting Beef, Pork, or Bacon, shall pay, for dried Beef and Bacon, per Cwt. 11. undried

Pork and Beef, per Barrel, 1s.

By an Act puffed in 1704, a Duty of 3.t. per Ton is laid upon the Tenage of all Ships entering that Province, except such as, bona fide, were built in, or belong to the People of that Province.

By an Act puffed in 1715, a Duty is laid on the following

Good: imported, viz

On every Gallon of Rum, Spirits, Wine and Brandy imported by Land, 9d by Water, 3d. every Irish Servant im-

ported, 1s. Negro, 1s. Sterling.

The Government of this Province is in a Proprietor, who is not obliged by his Charter to transmit to the Crown such Laws as are pailed there, for Approbation or Disallowance, but the Preprietor being a Roman Catholic in 1689, King William and Queen Mary took the Province under their Protection, and appointed a Governor, and Queen Anne did the same; and during the Time the Laws of the Province were transmitted for Approbation, amongst which the foregoing are found.

#### PENSILVANIA.

Is a Proprietary Government, and there are no Acts of thir

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this Province transmitted to the Plantation-Office, laying Duties of Importation or Exportation.

NEW JERSEY.

By an Act passed in 1725, a Duty is laid on the follow.

ing Goods exported.

On every Bushel of Wheat or Wheat-Meal unbolted, 15, every 1000 Staves of 35 Inches long, or under, 155, if above 35, and under 46 Inches long, 11. above 45 and under 56, 11. 102, 36 Inches long and upwards, 21. 1000 of heading of any Sort, 11. 103. Bolt that Staves or Heading can be made of, 9d.

By an Act passed in 1730, lays a Duty on the Importation-

of every Person convicted of Murder, Felony, &c. 5/.

By an Act passed in 1733, a Duty of 40 Shillings per Ten is laid on all Copper exported to any other Plantation,

#### NEW-YORK.

A Duty is laid on the Importation, on every Slave four Vears old and upwards, directly from Africa, 2l. from all other Places, 4l. Pipe of Wine, 2l. 5s. Gallon of Rum, Brandy, or other diffill'd Liquors or Shrub, 2d. halfpenny. Gallon of Rum or Spirits diffilled in the Province, wholly or in Part from Malaffes, 2d. halfpenny, 100l. Value of European or Indian Goods imported from the British Islands in the West-Indies, 5l. Cwt. of Cocoa, 4s.

By an Act passed in 1732, a Duty is laid on every Piece of Stronds loid at Oswego, 105, on every Gallon of Rum, 15.

By an Act passed in 1734, a Duty of 3s. current Money per Ton, is laid on all Vesies entering in, or clearing out, except Vessels built in the Colony, or wholly owned by the Inhibitants thereof, or the Inhabitants of Great Britain; and coasting Vessels between Cape Henlopen and New Hampshire inclusive, and Whaling Vessels.

By another Act paffed in 1734, a Duty is laid on empty Cases imported. On every empty Hogshead, 1s. 6d. Light Tevice, is. Barrel or smaller Cask, 9d. Flour or Bread Bar-

rel, tr Flour or Bread half Barrel, 7d. halfpenny.

By an A& passed in 1734, a Duty is laid on every Barrel of Cyder imported, 12. on every Barrel of Pork, 32. on every Rarrel of Beef, 22. with an Exemption in Favour of Cyder, Park, and Beef, from Niw York.

MASSACHUSETS.

By an Act passed in 1734, the following Duties were laid to Goods and Merchandizes imported, and on the Tonnage of Shipping, viz. On every Pipe of Wine from the Western Islands

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Islands, 11. 101, the Canaries, 21. 51. Madeira, 11. 151. and all other Sorts, 11. 151. Hogshead of Rum, 11 101. Sugar, 21. Molasses, 12. Tobacco, 11. 151. Ton of Logwood, 21. on all other Goods, 31. on every 201. Value; all Goods imported from Great Britain expected.

All Molaffes and Rum belonging to Foreigners shall pay, for every Hogshead of Molaffes, 5s. of Rum, 6s. All such Liquors or Goods imported from any other Place than of their

Growth, shall pay double.

Every Vessel coming to Trade in this Province, (except Ships allowed in the Province, or belonging to Great Britain, or to Pensylvania, New Jersey, New York, Connecticut, Rhode-Island, or New Hampshire,) shall pay each Voyage 51. per Ton, or one Pound of good new Pistol Powder for every Ton Burthen, (saving for that Part owned in Great Britain or this Province, or the aforesaid Governments) which are exempted.

NEW HAMPSHIRE.

By an Act passed in 1702, a Duty is laid on the Tonage of all Shipping, viz. one Pound of good new Gun-powder in Specie, for each Ton such Vessel contains.

### NOVA SCOTIA.

A new Government not sufficiently settled to establish an Assembly, and therefore cannot make Laws or raise Taxes.

### NEWFOUNDLAND.

Not allowed to make Laws, nor feveral other Privileges enjoy'd by other Plantations.

Votes on the Supply.

On the 11th, the House, according to Order, resolved itself again into a Committee, to consider of the Supply granted to his Majesty, and came to the following Resolutions:

1. That a Sum not exceeding 217,2691. 4. 10d fhould be granted to his Majefty for the Ordinary of the Navy (in-

cluding Half-pay to Sea Officers) for the Year 1736.

2. That a Sum not exceeding to,000/. should be granted to his Majesty upon Account, towards the Support of the Royal Hospital of Greenwich, for the better Maintenance of the Seamen of the said Hospital, worn out and become decrepain the Service of their Country.

That a Sum not exceeding 24,5181. 10s. should be granted to his Majesty upon Account, for Out Pensioners of Chelsea Hospital, for the Year 1736, which Resolutions were

next Day agreed to by the House.

Southwark Election. The House, having on the 10th, begun to hear the Matter of the Petition of Richard Sheppard, Esq; complaining of an nadee Birction and Return for the Borough of Southwark, in the County of Surry, in pursuance of the Order of the House, and having proceeded in the said Hearing on the Thursday sollowing, the Petitioner, after he had examined all his Witnesses in Support of his Petition, was advised to give up the Affair; whereupon Mr. Heathcote, the then fitting Member, was prevailed on not to give the House the Trouble of examining any Witnesses in Support of his Right, te to push the Affair any surther; so that on the Tuesday after, being the 17th, the House resolved, nem. con that George Heathcote, Esq; was duly elected a Burgess to serve in this present Parliament for the Borough of Southwark, in the County of Surry.

On the 19th, his Majesty came to the House of Peers, and Royal Assent gave the Royal Assent to the Act for continuing the Duties given to severa Malt, Mum, Cyder and Perry, in that Part of Great Bri-ral Acts.

the called England; and for granting to his Majelty certain Deties upon Malt, Mum, Cyder and Perry, in that Part of Great Britain called Scotland, for the Service of the Year

1716

The 20th, Sir John Rushout presented to that House (ac-Bill for regutonling to Order) a Bill for the farther regulating Elections lating Elections of Members to serve for the Commons in Parliament, in that

of Members to ferve for the Commons in Parliament, in that Part of Great Britain called England, containing fome Regulations for preventing Disputes about Elections, especially with respect to Counties. This Bill was then received, read a first time, and ordered to be printed: On the Thursday following it was read a second time, and ordered to be committed: On Wednesday the 24th of March, the House resolved inself into a Committee on the said Bill, and made some Progress; but as it is very difficult to frame a Bill of that Nature, so as to prevent any danger of Grievances arising from it, some Difficulties were started in the Committee, which occasioned the postponing of the Bill to another Session.

On the 25th of February, (See page 148) the House resolve Votes on the ed irself into a Committee, to consider further of the Supply Supply.

tions, viz.

. That the Sum of 56, 250l. should be granted to his Majeffy on Account of the Subidy payable to the King of Denmark, pursuant to the Treaty bearing Date the 29th Day of

September, 1734, for the Service of the Year 1736.

2. That a Sum not exceeding 46,7801, 183. should be granted to his Majesty, upon Account for reduced Officers of his Majesty's Land Forces and Marines, for the Year 1736.

3. That a Sum not exceeding 3828 should be granted to his Majesty, for paying of Pensions to the Widows of such reduced.

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reduced Officers of his Majesty's Land Forces and Ma as died upon the Establishment of Half-pay in Great B (and who were married to them before the 25th Day o cember, 1716) for the Year 1736.

4. That a Sum not exceeding 21,0961. gs. 8d. sho granted to his Majesty, to make good the Desiciencies Grants for the Service of the Year 1735.

Which Resolutions were next Day reported, and a

to by the House.

The same Day it was ordered that the proper Officer lay before the House an Account of the several Soi Quantities of Corn, which had been exported from Chri 1734, to Christmas, 1736; as also from what Place Ports, and in what Quantities they had been exported. ther with an Account of the Bounty that had been thereon.

This Account was presented on Monday the 8th of h

and was as follows, viz.

.: .

Ports.		Barley.	Malt.	Je.	Oatmeal,	eal.	Rye	e .	Wheat.		Bounty.			
Rundel Barnílaple	200 182	Bufb.	21tr. 466	Bulb.	Trus.	Bufb.	Liter.	Bufb.	2,174, 13,090	Bufb.	4 4 25	4. m V		
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lington	1127	9	185	400					. 554	15	308	0 1 0	[	
gewater ler	028	m							391		97	01 9	xli	
cheffer	669	4 7	11,339	14	3				8748	4	3941	49	1	
0.5	689	4							2241	4-	646	9 1		
mouth	2537				3				4015	4	1057	000		
	7693	+ +			1279	+	*		1134	m+	1405	40	1	
nouth	335	4							1200		377	0 50		-00
Wich	-		8063						3732	+	2231	N N		
	864	7	394		r				2222	w 4	728	0 00		
rpoole	5747	4-9	17,411	"	110	+	546	*	6778		4534	4		
Joff.	-				-0-	,			your	1	200	-	ŝ	

Feb. 27th, (See page 149) That towards raising the Two Shillings Sopply gramed to his Majelly, the Sum of two Shillings in in the Pound Land-Tax vothe Pound, and no more, should be raifed in the Year 1736, ted. upon Lands, Tenements, Hereditaments, Pensions, Offices, and personal Estates, in that Part of Great Britain called England, in Wales, and in the Town of Berwick upon Tweed; and that a proportional Class (according to the that Part of Great Britain called Scotland.

And then a Bill or Bills were ordered to be brought in pur-

fuant to the faid Resolutions.

On the 5th of March, his Honour the Master of the Rolls, Mortmain Bill poved for Leave to bring in a Bill to reffrain the Disposition brought in by of Land, whereby the same become unalienable; which kyll. we accordingly granted, and the Master of the Rolls, Mr. Old, Mr. Glanville, and Mr. Plumer, were ordered to prepare and bring in the fame. This Bill was prefented to the House by the Master of the Rolls, on the 10th of the same Month, and being received, was then read a first Time, and calered to be read a second Time. Next Day the House tribered the faid Bill to be printed, and it was read a fecond Time on the 18th, and committed to a Committee of the whole Finuic.

From the 17th of this Month to the 6th of the next, Petitions against the Quakers Tythe Bill (See page 152 and 174)

were received from half the Clergy of the Kingdom.

The second reading of the said Bill having been put off Proceedings to Monday the 12th of April, after reading the Order of the on the Quakers Day for that Purpole, the Counsel for and against the Bill Tythe-hill. were called in, and the Bill being then read a second Time, and the leveral Petitions above-mentioned being also read, the Counfel for the Petitioners of the Province of Canterbary were heard, in Answer to whom the Counsel for the Bill were heard; and then the Counfel for the Petitioners of the Prevince of York were heard by way of Reply: After when the Counsel being withdrawn, Mr. Speaker opened me Bill to the Houle; and then a Motion being made, that the 14th Section of an Act made in the 22d and 23d Years of the Reign of King Charles II intitled, An act for the better Stillement of the Maintenance of Parlons, Vicars and Cumes in the Parishes of the City of London, burnt by the deadful Fire there, might be read; the fame was read ac-

The Reafon, as may be supposed, for reading this Section because by a Clause in the Bill, even as it then and, it was proposed to be enacted thus, That if the Anval Value of fuch Tythes, Oblations, and other ecclefiaftical

Dues, Rights, Payments, or Church Rates before-mentioned, doth not, nor field not exceed the Sum of in fuch Cafe, no Quaker or Quakers shall be sued or prosecuted, for, or on Account of the same, in any other Manner, than as before directed, or in any other Court; neither shall any such Tyths, Oblations, or other ecclessaftical Dues, Rights, Payments, or Church Rates, not exceeding the said yearly Value of be recoverable against Quakers in any other Court whatsoever, nor in any other Manner, than as by this Act is directed, unless the Title of such Tythes be in Question.

This Clause, in all the Petitions presented by the Clergy against the Bill, was called, An excluding them from the Benefit of the Laws then in being for the recovery of Tythes and other Dues, and thereby putting the Clergy of the eilablished Church upon a worse Foot than the rail of his Majefty's Subjects; therefore the faid Section was read, in order to flew that the affigning of a proper Method for the recovery of any Right, and excluding the Persons intitled, from any other Remedy, was not a putting of fuch Persons upon a worle Foot than the reft of his Majefly's Subjects, nor was it without Precedent; for by the aforelaid Act of King Charles Il. all Suits for the recovering of Church Rates or Affafaments, within the City of London, are to be brought before the Lord Mayor, or, upon his Neglect to execute the Powers thereby granted, before the Lord Chancellor, or Keeper of of the Great Seal, or two Barons of the Exchequer ; and, by the faid Section, it is enacted, That no Court or Judge shall hold Plea of Money due by virtue of that Act, other than the Persons thereby authorized; and yet the Clergy of London never had complained, nor could complain, that they were excluded from the Benefit of the Laws of their Country, or that they were put upon a worfe Foot than the reli of his Majetty's Subjects.

After reading the aforesaid Section, a Motion was made for committing the Bill, upon which there ensued a long Debate, and upon putting the Question, for committing the Bill, it was, upon a Division, carried in the Affirmative by 221 to 84, and ordered accordingly; after which it was resolved, that the Bill should be committed to a Committee

of the whole House,

Royal Affent On the 24th Day of March, his Majelly came to the Hoele given to leve- of Peers, and gave the Royal Affent to the five following public Bills, viz.

An Act for granting an Aid to his Majeffy by a Land-Tax to be raifed in Great Britain, for the Service of the Year 1736.

An

n Act for punishing Mutiny and Defertion, and for the

r Payment of the Army and their Quarters.

n Act to repeal the Statute made in the first Year of the n of King James I intitled, An Act against Conjuration, theraft, and dealing with evil and wicked Spirits, except uch thereof as repeals an Act of the fifth Year of the n of Queen Elizabeth, against Conjurations, Enchants, and Witchcrafts; and to repeal an Act passed in the ament of Scotland, in the ninth Parliament of Queen, intitled, Anentis Witchcrafts; and for punishing such as a pretend to exercise or use any kind of Witchcraft, ry, Enchantment, or Conjuration.

Act to indemnify Persons, who have omitted to the Prayers, and make and subscribe the Declarations, ed to be read, made, and subscribed, by the Act of Unity of the thirteenth and sourteenth Year of the Reign ag Charles II. within the Time limited by Law; and

owing further Time for doing thereof.

Act to amend an Act passed in the seventh Year of the of his late Majesty King George I entitled, An Act serve and encourage the Wooslen and Silk Manusactures Kingdom, and for more effectual employing the Poor, phibiting the Use and Wear of all printed, painted, or dy'd Callicoes in Apparel, Houshold-Stuff, Furnir otherwise, after the 25th Day of December, 1732, as is therein excepted) so far as relates to Goods made nen, Yarn, and Cotton-Woosl, manusactur'd in Great

to feven Private Bills.

he 25th of March, a Petition of the Chancellor, Maf-Cambridge and Scholars of the University of Cambridge, was pre- Oxford Petitio the House and read, setting forth, That the Univer- on against the Mortman Bill. I the several Colleges therein, were founded and enor the maintaining fit Persons in the Study of useful dge, and the bringing up Youth in Learning, Vir-Religion; and that they had hitherto purfued those th great Industry and Success; and that many excelks had been written by the Members thereof for the of Religion, and many useful Discoveries and great ments made in Arts and Sciences; and that many obility and Gentry, had by their Academical Educan fo well fitted for the Service of the Church and to have proved the Ornaments and Supports of both; the Univerfity had at all Times before been thought f the Countenance of the Legislature, and continuured by Persons of all Orders and Degrees, eminent om and public Spirit; and that, if the Bill to refirain

Arain Alienations of Lands should pass into a Law without = Amendment, it would, as the Petitioners apprehent, his attended with Consequences greatly projectical to them at that -Time, and much more so in Time to come, because it would, = in a great Measure, prevent all Donations to supply present = or future Deficiencies, or for any other wire and great Purposes, how useful and necessary foever they might be thought; and that a confiderable Part of their Revenue arose from Anmultier and other certain Payments islaing out of Lands and other Ellates; and that many of those Payments naving been **fixed** in the Reign of Queen Elizabeth, and still continuing invariably the same, were then, by the great Fall of Money fince that Time, lunk to far below their original Vilue, as to be intufficient to answer the Purposes, for which they are defigned; and that several Headships were under 120, some under 100/. per Ann. and that the Salaries of some Protestor-Thips were under 50/ per Ann. and others, as those of Rotany, Anatomy, and Christianity, had no Endowment at all; and that the Income of much the greatest Part of their Fellowthips was under fixry, of many under forty, of some so low as thirty, and twenty, and fifteen Pounds per Ann. and that many of their Scholarships and Exhibitions amounted not to above fix, four, and three Pounds per Ann. and that some were even under those small Sums; and that many poor Students had neither Scholarship nor Exhibition to help towards their Maintenance; and that the Number of Advowfons m most Colleges was very small in Proportion to the Nu . ber of Fellows; and therefore praying the House to except that University, and the several Colleges therein, out of the faid Bill. Which Petition was ordered to be referred to

pious Deligns of their Founders must remain imperfect, without future Benefactions, which had been found by long Experience to rife by fuch flow Degrees, that the Petitioners hoped, that, when their Cafe was duly confidered, they would not be thought to be within any of the general Mischiefs that might arise from Alienations in Mortmain; and that, attheir present Possessions were inconsiderable in respect of the great Number of Persons that were maintained out of them, and that as the Donations they then enjoyed, as well is those they might afterwards receive, must be folely appropraied to the Advancement of Religion and Learning; for their Reasons they hoped, that no Difficulties or Difcouragements would be put in the Way of those, whose pious and charitable Intentions might dispote them to give their Affiftmer towards rendering the University in general, as well as the feveral Societies of it, more infirumental in promoting Hole great and necessary Ends; and that the Petitioners therefore hoped, they should be exempted from the Restraints mentioned in the Bill; or that they should meet with such Relief from that House, as to the House should feem meet. Which Petition was likewife referred to the Committee,

On the 26th, the House of Commons resolv'd itself into a Committee of the whole House, to consider further of the Supply granted to his Majefty, and came to the following Reloiutions, which were reported and agreed to on the 29th,

To grant to his Majesty.

1. The Sum of 22,9441, 14s. for making good the Defi- Votes on the Supply.

z. The Sum of 24,570l. 2s. 7d. to make good the Sinking Fund, the like Sum paid out of the same for Interest on the Million lent on Credit of the Salt Duties, for the Supplies of the Year 1734, purfuant to a Clause in an Act of Parliament, pale'd in the 7th Year of his Majefty's Reign.

The Sum of 10,000/, towards the Maintenance of the British Forts and Settlements belonging to the Royal African

Company of England on the Coast of Africa.

4. The Sum of 10,000/, towards fettling and fecuring the

Colony of Georgia in America.

5. The Sum of 11,485/. 41. 5d. to make Satisfaction to Humphrey Bell, (the furviving Affignee of the Ellate and Effects of William Ellins and Edmond Farrington, against whom a Commission of Bankruptcy issued) Suitor of the Court of Chancery in 1726, to much of his Debt and Demand from one of the Malters of the faid Court, as then remained unfatisfy'd.

6. The

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Other Petiti- 6. The Sum of 30,167/. towards the Buildings, Rebuildonsagainst the ings, and Repairs of his Majesty's Ships for the Year 1736.
Mortmain Bill. On the 21st of the fame Month, a Petition of the Government

On the 3 tft of the fame Month, a Petition of the Governors of the Charity for Relief of the poor Widows and Children of Clergymen, was prefented to the House, and read ; setting forth, That by Letters Patent of King Charles II. the Petitioners were constituted a Corporation, for Relief of the poor Widows and Children of Clergymen, and made capable in the Law, to take Lands, Tenements and Hereditaments, not exceeding the yearly Value of 2000/, and also Goods, Chattels, and Things of what Nature and Quality foever, and to alienate and dispose of the same; which Capacity was enlarged by his late Majelly King George I. to 3000/. a Year more, and that the Institution of that Charity had been fo well effeemed, and supported by so many pious and welldisposed Persons, that the Petitioners had, for divers Years paft, been able to make a Distribution of 5/. a Year to above 800 Widows of very poor Clergymen, and to put out many of their Children yearly to uleful Trades, who otherwise must have been burthensome to their respective Parishes, and their Children less useful to the Commonwealth, an Account whereof had been annually printed and published and that the Objects of that Charity were far more numerous, than the Petitioners could provide for, out of their certain annual Revenues, and cafual Benefactions, their certain annual Revenues nor exceeding 3000/. a Year; and therefore, as that Charity was fo well founded, and for fo good Purpoles, and that Corporation restrained from accepting Lands beyond 5000/. a Year, and those alienable in the Discretion of the Petitioners, praying, that that Corporation might be wholly excepted out of the Bill then depending in that House, fur restraining the Dispositions of Lands, whereby the same became unalienable, or that such Provision might be made thereby, that that Corporation might enjoy the Benefits intended them by the faid Royal Grants, and that the fame might be preserved to them, to the full Extent thereof. No Motion being made for referring this Petition to the Committee, it was ordered to lie upon the Table.

On the 2d of April, a Petition of the Governors of the Bounty of Queen Anne, for the Augmentation of the Maintenance of the poor Clergy, was presented to the House and read; setting forth, That the said Governors were made a Body corporate by her late Majesty Queen Anne, in the 3d Year of her Reign, in pursuance of an Act of Parliament, impowering her to settle upon them the Revenue of the First-Fruits and Tenths, for the Augmentation of the Maintenance of the poor Clergy, and to make Rules and Orders for the

regular Administration of the same, by which Statute Licence was given to all and every Person or Persons, by Deed enrolled, in fuch Manner, and within fuch Time, as was directed by the Statute made in the 27th Year of the Reign of Henry VIII. for Enrollment of Bargains and Sales, or by Laft Will or Tellament duly executed, to grant to the faid Corporation and their Successors, Lands, Tenements, Hereditsments, Goods and Chattels, for the Purpoles mentioned in the faid Ad; which Corporation had also thereby full Capacity to purchase, take, and enjoy any Money, Lands, Tonements, Goods and Chattles, without any Licence or Writ ad quad damnum, the Statute of Mortmain, or any other Statute or Law to the contrary notwithlanding; and that afterwards, in purfuance of the Powers granted by the Gid Sutute, divers Rules and Orders were tettled and confirmed by her faid late Majesty, under the Great Seal; by some of which Rules and Orders, the Augmentations to be made were direcled to be by way of Purchase, and not by way of Persion ; and the stated Sum to be allow'd for the Augmentation of each Cure, was limited to 2001 to be invested in a Parchale, at the Expence of the Corporation; and the faid Governors were empowered to give the faid Sum of 2001, to Cares not exceeding 35% per Ann. (which Sum was afterwards, by the Authority of King George I. extended to 501. per Ann.) where any Persons would give the same or greater Value in Lands or Tithes; and fuch Governors were directed, every Year, between Christmas and Easter, to cause the Account of what Money they had to diffribute that Year, to be audited. and when they knew the Sam, public Notice was directed to be given, that they had such a Sum to distribute in so many Shares, and that they would be ready to apply those Shares to such Cures as wanted the same, and were by the Rules of the Corporation qualified to receive them, where any Person would add the like or greater Sum to it, or the Value in Lands or Tithes for any particular Cure; and that the Petitioners apprehended, that by the Bill then depending before the House, to restrain the Dispositions of Lands, whereby the fime became unalienable, the Rights and Powers vefted in them by the said Act, and by the Rules and Orders made in pursuance thereof, might be greatiy affected, if fome proper Provision should not be made to prevent it; and therefore praying that a Clause or Clauses might be added, whereby the faid Rights and Powers might be recured.

After reading this Petition, a Motion was made and seconded, for ordering it to be referred to the Consideration of the Committee to whom the said Bill was committed; and the same being opposed, after a pretty long Debate, the Question was put, and, upon a Division carry'd in the Negative, by 143 to 95; whereupon the Petition was order'd to lie upon the Table.

The same Day the House, according to Order, resolv'd itfelf into a Committee of the House upon the faid Bill, and made some Progress, Mr. Gibbon being in the Chair; after which, Mr. Speaker refum'd the Chair, and Mr. Gibbon reported from the Committee, that they had made fome Progress in the Bill, and had directed him to move, that they might have Leave to fit again; whereupon it was refolved, that the House would, upon Monday then next, at Twelve o'Clock, resolve itself into a Committee of the whole House, to confi-

der further of the faid Bill.

On the faid Day, being Monday April 5, it was moved and refolved, that an humble Address be presented to his Majelly, that he would be graciously pleased to give Directions to the proper Officers to lay before that Houle an Account of what Licences had been granted by the Crown, and for what Values respectively, to any Person or Persons, Bodies Politic or Corporate, their Heirs or Successors, to alienate in Mortmain, and to purchase, take, and hold in Mortmain, in Perpetuity, any Lands, Tenements, or Hereditaments whatfoever, fince the Act of the 7th Year of the Reign of King William III. entitled, An Act for the Encouragement of charitable Gifts and Dispositions, to that present Time.

After which, the House, according to Order, resolv'd itself into a Committee of the whole House, to consider further of the faid Bill, when Mr. Gibbon being their Chairman as before, the Claufe for excepting out of the faid Bill the Univerfities of Oxford and Cambridge, and the Colleges of Exton, Winchester, and Westminster, with a Provision relating to Advowsons, was presented, and a Motion made for its being receiv'd and made Part of the Bill, which occasioned some Debate ; but upon the Quellion being put, it was, upon a Division, carry'd in the Affirmative, by 227 to 130.

With respect to the Proviso relating to Advowsons, an Amendment was proposed for leaving it in the Power of the feveral Colleges belonging to the two Universities, to exchange small Livings for larger, so as not to increase the Number of Advowsons, to which they were by the Act to be refirained, which occasioned a new Debate, and at last, upon putting the Question, it was carried in the Negative.

After which, the Committee having gone through the Bill, they reported the Amendments they had made to it, when the House should please to receive the same; and on the 7th. a Petition of the Grey-Coat Hospital in Tothill-Fields, of the Royal Foundation of Queen Anne, was prefented to the

Moule

House and read, setting forth, That by Letters Patent, dated the 19th Day of April, in the 5th Year of the Reign of the late Queen Anne, the Petitioners were conflituted a Corporation, and made capable in Law to take Lands, Tenements, and Hereditaments, not exceeding the yearly Value of 2000/, and also Goods, Chattles, and Things of what Nature or Value foever, for the Benefit of fuch poor Children of the Parish of St. Margaret, Westminster, as from Time to Time thould be admitted into the faid Hospital; and that the Peritioners had for feveral Years past, been enabled to maintain, cloath, and teach a confiderable Number of poor Children of both Sexes; and had, from the Time of the first Foundation of the faid Hospital, placed out above 500 Children Apprentices, some to the Sea-Service, and others to useful Trades, Husbandry and Housewifery; and that the Children then, and many Years past, were many more in Number than the Petitioners could provide for by the yearly Subscriptions and Collection joined to the certain annual Revenues of the faid Holpital, which together at that Time, did not exceed 700/. a Year; fo that, were it not for the cafual and generous Benefactions the Petitioners had received by the Bequells of feveral pious and well-disposed Persons, they could not take fo many poor Children into their Care and Protection, to be maintained, cloathed, and inftructed; and therefore, in Confideration the annual Revenue belonging to that Hofpital was of fo fmall a Value, praying that that Corporation might be excepted out of the Bill then depending in that House, for restraining the Dispositions of Lands, whereby the same become unalienable, or that such Provision might be made thereby, that the Benefits intended them by the Grant of their Royal Foundress, might be preserved to them in their full Extent. Which Petition was ordered to lie on the Table.

Next Day a Petition of the Trustees of the several Charley Schools within the Cities of London and Westminster, Barnogh of Southwark and Bills of Mortality, in Behalf of spwards of 5000 poor Children cloathed and educated in the said Schools, and also in Behalf of all other Charity Schools in this Kingdom, for the Education of the Children of the Poor in the Principles of the Church of England, as by Law established, was presented to the House and read, setting forth, That if the Bill then depending in that House, to restrain the Dispositions of Lands, whereby the same become unalienable, should pass into a Law without Amendment, it would prevent many charitable Donations for the Promotion of the laid Schools, which were so far from having any large Endowments in Land or Money, that very sew had so much as

a Schoo'-house; and that, as the voluntary Contributions did not equally and regularly answer the constant Expences, the Trustees in several Places have been obliged to reduce the Number of their Children, and in others the Schools had been entirely laid down, for want of Means to support them; and representing to the House the great Uscfulnets of those Schools; and alledging, that, during the Continuance thereof, the Petitioners have placed out upwards of 17,000 Children, within the said Bills of Mortality, to Apprentiships in the lower Trades, and to menial Services, whereof about one Haif had been put out to such Services, besides near 400 bound to the Sea-Service; and therefore praying the House to except the said Charity Schools out of the said Bill, or to grant them such other Relief as to the House should seem meet. This Petition was likewise ordered to lie upon the Table.

The same Day, the Report from the Committee upon the said Bill was received, and the Amendments, with Amendments to one of them, all agreed to; after which, the Bill, with Amendments, was ordered to be ingrossed; and on the 15th, the Bill was read a third Time, and a Motion made for its being passed, which occasioned some Debste; but upon the Question being put, it was upon a Division carried in the Assirmative, by 176 to 72; and Mr G bbon was ordered to carry the Bill to the Lords, and desire their Con-

currence.

The 30th of April, the House resolv'd itself into a Committee or the whole House, to consider further of Ways and Means for raising the Supply granted to his Majesty, when they came to the following Resolution, which was on the 3d of May reported and agreed to by the House, and a Bill was ordered to be brought in upon the same, viz.

Vote on Ways and Means.

That the several Additional Stump-Duties granted by an Ast passed in the 12th Year of his late Majesty's Reign, entitled, An Ast for the Relief of the Sustors of the High Court of Chancery, shou'd be continued from the 2d Day of August 1742, to the 2d Day of August 1746, in order to raile the Sum of 11,4851. 45. 5d. to make Satisfastion to Humphrey Bell, (the surviving Assignee of the Estate and Essets of William Ellens and Edmund Farrington, against whom a Commission of Bankruptcy was issued) Suitor in the Court of Chancery in 1726, for so much of his Debt and Demand in that Year due from John Bennet, Esq; one of the Masters of the said Court, and then remaining unfatisfy'd.

With this Resolution the Committee of Ways and Means concluded; and the Bill order'd in upon this last Resolution,

was accordingly brought in, and passed into a Law.

n the 5th of May, his Majesty came to the House of Royal Assents, and gave the Royal Assent to the six following publisher to several Bills.

n Act for laying a Duty upon the Retailers of Spirituous

ors, and for licenfing the Retailers thereof.

Act for exhibiting a Bill in this present Parliament aturalizing her Royal Highness the Princess of Wales. Act for reviving and continuing the Acts therein mendand for explaining and amending a Clause in an Act in the first Year of the Reign of his late Majesty King ge I. (entitled, An Act for making the Laws for repair-he Highways more effectual) relating to the appointing ingers in Cities and Market Towns, and the ordering stiffes ments for the repairing and cleaning the Streets in.

Act for indemnifying Persons, who have omitted to by themselves for Offices within the Time limited by and for allowing surther Time for that Purpose; and mending so much of an Act passed in the second Year of eign of his present Majesty, as requires Persons to quatermselves for Offices before the End of the next Term rarter Sessions; and also for enlarging the Time limity Law for making and subscribing the Declaration to Transubstantiation; and for allowing further Time arolment of Deeds and Wills made by Papists; and for of Protestant Purchasers, Devisees, and Lessees.

Act for more equal paying and better collecting cermall Sums for Relief of Shipwrecked Mariners and fed Perfons, his Majesty's Subjects in the Ports of Cad Port St. Mary's, in the Kingdom of Spain, and for Uses usually contributed to by the Merchants trading

faid Ports.

Act for the better enlightning of the Streets of the London.

to 37 private Bills.

on Thursday the 20th of May, his Majesty came to sufe of Peers, and gave the Royal Assent to the ten fol-

public Bills, viz.

Act for enabling his Majesty to borrow any Sum or of Money, not exceeding 600,000/L to be charged upSurplusses, Excesses, or Overplus Money, commonly the Sinking Fund, redeemable by Parliament; and further Disposition of the said Fund, by paying off 000/L of South-Sea Annuities, and for appropriating oplies granted in this Session of Parliament.

Act for continuing, for the Purpoles therein mentioned, litional Duties upon stamped Vellum, Parchment, and Paper, laid by an Att passed in the 12th Year of the Reign of his late Majesty King George I.

An Act for naturalizing her Royal Highness the Princess

of Wales.

An Act for indemnifying Persons, who have been guilty of Offences against the Laws made for securing the Revenues of Customs and Excise; and for enforcing those Laws for the future.

An Act to prevent the Lifting his Majefly's Subjects to

ferve as Soldiers without his Majefly's Licence.

An Act to restrain the Disposition of Lands, whereby the

fame become unalienable.

An Act to explain and amend fo much of an Act made in the 2d Year of his present Majesty's Reign, entitled, An Act for the more effectual preventing Bribery and Corruption in the Elections of Members to serve in Parliament, as relates to the commencing and carrying on of Prosecutions grounded upon the said Act.

An Act for further encouraging and regulating the Manufacture of British Sail-cloth; and for the more effectual securing the Duties now payable on foreign Sail-cloth imported

into this Kingdom.

An Act to render the Law more effectual for preventing the Importation of fresh Fish, taken by Foreigners; and to explain so much of an Act made in the 13th and 14th Years of the Reign of King Charles II. as relates to Ships exporting Fish to the Mediterranean Sea; and for the better Preservation of the Fry of Lobsters on the Coasts of Scotland.

An A& for building a Bridge cross the River Thames, from the New Palace Yard in the City of Westminster | 10

the opposite Shore in the County of Surry.

And to ten private Bills.

For the King's Speech See page 237.

# SPEECHES and DEBATES

In the SECOND SESSION of the

# cond Parliament of King GEORGE II.

N the 15th of January the King came to the House Anno 9. Geo. of Peers; and the Commons attending, his Majesty open'd the Seffion with the following Speech to both

My Lords and Gentlemen,

HE happy Turn which the Affairs of Europe have The King's Sp evidently taken fince the End of last Parliament, aft, I am perfuaded, give you all, as it does Me, the

eatest Satisfaction.

I acquainted you then that a Plan of Pacification, conrted between Me and the States General of the United ovinces, had been proposed to the Parties engaged in ar, which had not the Effect to prevent the Opening of Campaign: The Armies took the Field, and the ar was carried on in some Parts, in such a Manner as give very just Apprehensions, that it would unavoidabecome general, from an absolute Necessity of preservthat Balance of Power, on which the Safety and immerce of the Maritime Powers so much depend.

This Confideration determined Me to perfevere jointly th the States, in repeating Our most earnest Instances to contending Parties to agree to an Armistice, and to er into a Negotiation for obtaining a general Peace, on the Basis of the Plan we had then proposed to them. Whilst Affairs continued in this State of Deliberation, Heat and Fury of the War abated; and the Emperor the most Christian King, in Consequence of their reted Professions of a fincere Disposition to put an End the War by an honourable and folid Peace, concerted agreed upon certain preliminary Articles to answer t most desireable End. An Armistice is since agreed by all the Parties engaged in the War; and the conting Powers, in Regard to the good Offices employed Me and the States, have communicated to Us, by ir respective Ministers the Preliminaries; desiring Our scurrence for effectuating a general Pacification upon Terms thereby stipulated.

t appearing upon due Examination, that these Ares do not effentially vary from the Plan proposed by and the States, nor contain any Thing prejudicial to Equilibrium of Europe, or to the Rights and Interells Anno 9. Geo. 11.

" of Our respective Subjects, We thought fit, in pursuance " of Our constant Purpose to contribute our utmost to-" wards a Pacification, to declare, by a joint Resolution, " to the Courts of Vienna and France, Our Approbation of " the faid Preliminaries, and Our Readiness to concur in a "Treaty to be made for bringing them to Perfection.

"These Preliminaries have been likewise communicated " to the Kings of Spain and of Sardinia; and altho' thefe " Princes have not as yet, in Form, declared their final " Resolutions upon them, there is great Reason to believe " that the Love of Peace, their avowed Dispositions for " putting an End to the Troubles of Europe, and the ami-" cable Interposition of common Friends, will prevail upon "them to agree to what has been thus concerted, upon rea-" ionable Security given them, for the peaceable Possession

" and Enjoyment of the Countries allotted to them.

" In these Circumstances, My first Care was to ease the "Burthens of My People, as foon and as far as Prudence, " in the present Posture of Affairs, would permit. I have " therefore ordered a confiderable Reduction to be made of " My Forces, both by Sea and Land: And if the Influence " of the Crown of Great Britain, and the Respect due to " this Nation, have had any Share in composing the present "Troubles in Europe, or preventing new ones, I am per-" fuaded you will be of Opinion, that it will be necessary " to continue fome extraordinary Expence, until there be " a more perfect Reconciliation among the feveral Powers " of Europe."

Gentlemen of the House of Commons,

" I have ordered the proper Officers to lay before you " the Estimates for the Service of the current Year; and I " make no doubt, but My Defires to make the Charge of " the Publick as low as possible, will find in you the " fame Readiness to grant the necessary Supplies with Chear-" fulneis and Unanimity."

My Lords and Gentlemen.

" I am willing to hope, this pleasing Prospect of Peace " Abroad will greatly contribute to Peace and good Har-" mony at Home. Let that Example of Temper and Mo-" deration, which has so happily calmed the Spirits of con-" tending Princes, banish from among you all intestine Dis-" cord and Diffension. Those who truly wish the Peace " and Prosperity of their Country, can never have a more " favourable Opportunity than now offers, of diffinguishing " themselves, by declaring their Sotisfaction in the Progress " already made towards refloring the Publick Tranquility. " and in promoting what is I'll meether to bring it to 

The Commons being returned to their House, and Mr Anno 9 Ceo. 11. peaker having reported his Majefty's Speech, Mr Stephen ox mov'd, That an humble Address be presented to his Mrs sjefty, to return his Majesty the Thanks of that House Motion for a r his most gracious Speech from the Throne: To express cir grateful Sense of his Majesty's continued Endeavours restore the publick Tranquility, and to avoid involving is Nation unnecessarily in the fatal Consequences of a geral War: To congratulate his Majesty upon the happy urn, which the Affairs of Europe had taken, by their Imrial and most Christian Majesties having agreed to prelinary Articles for a general Pacification; and upon the eat Probability of their being accepted by all the Powers raged in the War : And to declare, from the Assurances Majesty had been pleased to give them, that those Preinaries did not effentially vary from the Plan of Pacifican concerted and proposed by his Majesty and the States meral; from a just Considence in his Majesty's Goodness, the Experience they had of his constant and paternal re of the true Interest of his People, through the whole urle of this great and intricate Work; and from his May's having declared, in Conjunction with the States, his probation of the faid Preliminaries, as proper Conditions a general Pacification; that they could make no Doubt, they were fuch as would give a general Satisfaction: To ern his Majesty their Thanks for his early Care in easing Burthens of his People, and reducing a confiderable mber of his Forces both by Sea and Land: To affure his elly that they would, with great Chearfulness, raise the effary Supplies: And, to tellify their Gratitude from a Senie of the Bleffings they then enjoyed, and from the pect of future Happiness, That they would support his efty in fuch Meafures, as should be found reasonable necessary to render that great and defirable Work perand lafting.

Ir Fox was seconded by Mr Hanbury Williams ; And Mr Hanbury Wild Tyrconnell declar'd, 'That he thought the Peace was La Tyrconnell. e fafe, honourable and glorious, than it was possible for expect.' Upon this Occasion Mr Shippen and Mr Walter Mr Shippen. ner took Notice of that Part of the King's Speech, which Mr Walt, Plumer. ed to the Reduction of the Forces, and added, 'That hoped some whole Regiments would be reduced, and a Number of private Men only, as had been formerly tifed upon the like Occasions; for that the reducing of sole Regiment would be a much greater Saving to the on, than the reducing of an equal Number of private : That in our present melancholy Circumstances, eve-Method ought to be practifed by which the publick Mo-DL. IV.

time 9. Geo. II. ney might be faved, in order to apply as much as possible

yearly to the Payment of our publick Debts :

That the Advantage of reducing whole Regiments, was apparent to every Gentleman who would make the Calculation; for by the Establishment of last Year, a marching Regiment, which confifted of 815 Men, coft the Publick about 15,217 l. yearly; fo that if a whole Regiment should be reduced, there would be a Saving of 15,2171. a Year. Whereas if an equal Number of private Men only be reduced from that and other Regiments, there would be a Saving to the Publick of the Pay of fo many private Men only, which in a Year amounted to but 7,427 l. from whence it is evident, that by a Reduction of 8000 Men made by reducing whole Regiments, the Publick would fave 149,369 1. yearly; whereas, a Reduction of 8000 Men made by the reducing of private Men only, faves but 73,000 l. yearly : fo that the Difference to the Publick was a Saving of 76,360 l. yearly; a Saving which ought not to be neglected: That tho', for the first Year or two, we should be obliged to iffue near one half of this Sum yearly for Half-pay to the reduced Officers, yet in a few Years they would either die or be incorporated in the standing Corps; so that we should foon fave this whole Sum yearly.

That it was not possible for them to find a military Reafon why we ought to keep up, and in whose Pay too, a greater Proportion of Officers in Time of Peace than we did in Time of War; and as there was no Military Reason for so doing, People would be apt to suppose it was done for a Civil Reason; which was a Supposition injurious to his Majesty, or at least to his Ministers; and for that Reafon they would in a particular Manner recommend it to an honourable Gentleman on the Floor, [Sir Robert Walpele] to reduce whole Corps, instead of reducing private Men

only."

Then Mr Fox's Motion was agreed to without Debate, and a Committee ordered to draw up an Address accord-

ingly.

Jan. 16. A Petition of Sir Rowland Winn, Bart, was prefented to the House and read, complaining of an undue Election and Return for the County of York, which was ordered to be heard at the Bar of the House on the 24th of February; and it was ordered, that the List of Voters to be objected to by either Party, be delivered to the other by that Day three Weeks.

Jan. 17. The Commons presented their Address of

Thanks to the King as follows:

A Petition of Sir Rewland Winn, complaining of an andas Election for the County of York. Most Gracious Sovereign,

TE your Majesty's most dutiful and loval Subjects. the Commons of Great Britain in Parliament affembled, return your Majesty our unseigned Thanks for your mail gracious Speech from the Throne.

We are truly fensible of your Majesty's early Endeaadmire the fleady Application, with which you purfued that great Work, by the joint Interpolition of the good Offices of Your Majesty and the States General.

· And it is, with the warmest Gratitude, we acknowledge Your Majetty's particular Care and Circumspection, in all . Your Proceedings not to involve this Nation unnecessarily

in the War; when at the same Time, Your Majesty \* thewed You were not infensible of the imminent Danger that threatened the Liberties of Europe, from a long Con-\* timuance of it upon so unequal a Foot. A Conduct wherein

Your Majesty plainly proved, You equally confulted the \* immediate Interests of Your People, and that Balance of \* Power in Europe, upon which the Safety and Commerce

of this Nation fo much depends: At once faving this . Nation from all the prefent Calamities of War, and trying

\* to avert the future Necessity of its being at last obliged to " take its Share and Hazard in them.

We can't but be fensible of Your Majesty's Wisdom and Impartiality, in forming the Plan of Pacification, proposed by Your Majesty and the States General, to the \* Powers engaged in War; which although not immedi-\* ately accepted by the contending Parties, nor answering \* the defired Effect by preventing the opening of the Campaign, has been fo far adopted, that the most material and effential Parts of it have been agreed to by the Princes " originally and principally concerned in this Rupture, and \* recommended by them to their Allies as Preliminary Ar-

ticles to a General Pacification.

. Upon this happy Turn the Affairs of Europe have taken, we most heartily congratulate with Your Majesty; and \* when we confider the Affurances Your Majesty has been graciously pleafed to give us, that these Preliminaries do not \* effentially vary from the Plan of Pacification, concerted by Your Majelly and the States General, and the ready \* Approbation Your Majesty and the States General have given of them ; a just Confidence in Your Wildom, and \* the Experience we have of Your constant and paternal \* Care of the true Interest of Your People, through the \* whole Course of this great and intricate Work, leaves us " not the leaft Room to entertain a Doubt, but that the Pre-Liminary Conditions of this Pacification, are founded, and

Anno 9. Geo. 11.

fo approved, as will give general Satisfaction; in which Perfuation we are farther confirmed, by the great Probability there appears to be of their being accepted and agreed

' to, by all the Powers engaged in the War.

The early Regard Your Majesty has been graciously pleafed to show to the Welfare of Your People, in taking the first Opportunity, on this great and fortunate Event, to lighten the Burthen of their Expences, by making a Reduction of Your Forces, both by Sea and Land, is fuch a Mark of Your Care in confulting their Interest, and of Your tender Concern for their Ease, that we should be as unjust to our Gratitude, as to Your Majesty's Good-" nels, if we failed to testify the one, and acknowledge the other, in the strongest and most dutiful Manner. And as we look upon this, added to all the other Measures of Your glorious and happy Reign, as a Proof that the Estimates for the present Year will be proportioned to the Situation of Affairs, and the Purpoles to which they shall be found necessary; so we beg Leave to assure Your Majesty, that we will chearfully and effectually raife fuch Supplies, as the Posture of our present happy Circumslances shall require, and fufficient to support the Dignity of the Crown, s and the Honour and Interest of Your Majesty's Subjects and Dominions.

And if fuch Motives could want any additional Circum-' stance to excite us to fulfil our Duty to Your Majesty and our Country, the Reflection on the good Effect the extraordinary Supplies, granted the last Year to Your Majesty, must have had, in contributing to bring this long-laboure Work to so happy an Issue, joined to the Consciousness of the Influence Your Majesty's Counsels must ever have in the Affairs of Europe, whilst a loyal Parliament shows itfelf determined to support the Resolutions of a wife and cautious Prince, cannot fail to operate with their due · Weight, in making us persevere in our Endeavours to of the a Luftre to Your Majesty's Reign abroad, equal, if \* possible, to the Happinels we enjoy from it at home."

To this Address his Majesty gave the following Answer.

Gentlemen,

" T Return you my Thanks for this dutiful and loyal Addrefs. I am very well pleafed, that my Endeavours " to reflore the publick Tranquility have met with your " Approbation; and you may be affured, my future Care " that! be employed, to the utmost of my Power, to render " the Peace of Europe perfect and lasting, and to make " you a flourishing, and happy People."

Jan. 19. A Petition of the Gentlemen, Clergy, and o- Anno 9. G ther Freeholders of the County of Norfolk, whose Names were thereunto subscribed, in behalf of themselves and a great Number more of the Freeholders of the faid County, complaining of an undue Election and Return for the faid County, was prefented to the House and read; and a Mo- North tion being made for hearing the Matter of the faid Petition at the Bar of the House on the 26th of February. Sir John Hynde Cotton flood up and faid,

" I am furprised to hear such a Motion made, consider- sir J. Hynde Coting the House, but three Days fince, appointed the Yorkflure Petition to be heard at the Bar of this House on the 14th of next Month, which is but two Days before the Day now moved for hearing the Norfolk Petition. This looks as if the honourable Gentleman imagined, that we could go thro' the Yorkshire Petition in two Days; whereas, is my Opinion, if we examine into it as we ought, and as I lope we will, it will take us up two Years, or at least the Utal Time of two Seffions. I confess, Sir, I have not the Honour to be let into the Secrets of any of the Yorkfire Petitioners, but I believe the honourable Gentleman, who made the Motion, is thoroughly acquainted with their tral and most hidden Designs; therefore, from his making in a Motion as he has been just now pleased to make you, I must conclude, that the Yorkshire Petitioners are molved to drup their Petition, in case they should find themselves enable to carry some very remarkable Question the first or second Day. If this be really the Case, the hotourable Gentleman was much in the Right to make you inh a Motion as he has done, with regard to the Norfolk Eleftien; but while we are Members of this House, I think, we ought upon no Occasion to be directed, in our of other Men; and therefore if the honourable Gentleman bows of any fisch Secret with regard to the Yorkshire Pefition, he will fland up again and acquaint the House with it, that we may have the fame Reafon for agreeing is Motion, which he had for making it.'

Mr Pulteney flood up next, and faid,

"I am very forry to find fo many Petitions complaining Mr Pulteney. d moue Elections and Returns for Counties; for the Ex-Pace of controverting such Elections is so great, that it is Somble any Gentleman can bear to pay the whole out of be private Fortune. As the Cafe flands at prefent, whenwer the Election for a County comes to be controverted,

1735-36.

Anno 9 Geo. 11. bution among all the Freeholders of the County; and it will not fignify much to ease the Landed Gentlemen of a Shilling in the Pound Land-Tax, if by the Controverting of Elections they shall be obliged, once in every Parliament, to tax themselves, perhaps in ten Times that Sum, for supporting the Rights of their Country.

'Injustice may, 'tis true, be sometimes done by the Returning Officers for Counties, as well as by the Returning Officers for Boroughs. But as there are fuch a great Number of Voters for every County, as almost every Freeholder's Right of voting must be examined into, before the Injustice of the Returning Officer can be detected, and as the naming of that Returning Officer depends entirely upon the Ministers of the Crown, the Election for all the Counties in England is certainly very precarious. And when any Injustice is done, the Discovering of it is so troublesome and expensive, that no private Man can well undertake it: In fuch Circumstances, it will always be easy for the Ministers of the Crown to appoint who shall be the Knights of any Shire, whenever they have a Mind; for if the Returning Officer makes an undue Return according to their Orders, it is almost impossible to discover the Injustice done by him, so as to subject him to the Punishment inslicted by Law; and if the Returning Officer should happen to disobey their Orders, it is but making their Candidates petition, by which the Gentlemen rightfully chosen, and duely returned, will be put to fuch an Expence in defending their Right, that no Man will thereafter choose to stand for any County in Opas the County of Norfolk is one of the largest and most Anno 9 Con. IL ulous Counties in England, the Expense of controverting Election for that County must be much greater than tothers; but if you appoint the Petition from that nty to be heard in fo few Days, after the Day on which have appointed the Yorkshire Petition to be heard, you ld greatly enhance even that greater Expence ; because the fitting Member and the Petitioners for Norfolk, have their Lawyers, Agents. Witneffes, and all the r Implements of a controverted Election, attending in on, and living at their Expence, during the whole Time he Controverfy about the Yorkshire Petition. This, I Sir, must be the Case, at least of the sitting Member, Edmund Bacon | because I am pretty well convinc'd he t in any Concert, nor knows any of the Secrets of the ioners for Yorkshire; and the laying him under such an ordinary Expence, or indeed under any Expence, is nore unnecessary, because the only Gentleman, whose t feems to be controverted, is now dead, [Mr Wodeby which Means the Petitioners and their Friends t, if they pleafed, have an Opportunity of trying their est in the County by a new Election, without putting felves to the Trouble or Charge of controverting the er; but it feems the Petitioners know that the Expence ontroverting the former Election, great as it must be. be less to them than the Expence of a new Election ; h, by the by, Sir, feems to me to be a Demonstration their natural Interest in the County is not much to be ided on.

But to this, Sir, I must add, that I have been informed. eally believe, that the Petitioners could not make near od a Show upon a new Election, as they did upon the r; for every one knows that on such Occasions many ifes are made by those, who do not depend upon their al Interest, but upon the unnatural and acquired Inthey may have by Means of the many Posts and Prents they have at their Disposal: And I have heard, nany Promifes were made upon the last Election for the ty of Norfolk, which have not been performed; from ce it is to be prefumed, that the Persons to whom those ifes were made, and who were thereby induced to vote ary to their Inclinations, will upon a new Election vote ding to Conscience. This, Sir, I am afraid, is the true n for renewing the Petition from that County, notanding its being certain that the Hearing of these Pes will cost them more than a new Election can naturally hem; notwithstanding its being certain, that a new on would bring their Candidates fooner to their having

Seats

( 112 )

Anno 9. Geo. II. Seats in this House, than they can be by the Hearing of the Petition; and I must say, that the Motion now made to us feems calculated for nothing, but that of laying the fitting Member and his Friends under a Necessity of yielding to the Petitioners, rather than be at the Expence of trying the Merits of the last Election at the Bar of this House.

Mr Winnington. at W. Yonge.

To this it was answered by Mr Winnington, Sir William Yonge and other Members, 'That it was impossible to foretel how long the hearing of the Yorkshire Petition would last; but they could not imagine it would last near fo long as the honourable Gentleman feemed to intimate: for as the controverted Votes on both Sides would be very much reduced, and fully ascertained, by the Lists that were to be mutually delivered, they could not think that Difpute would take up many Days, much less several Weeks : That they would readily join in any Measures for preventing the Injustice of Returning Officers, as well as for making the controverting of County Elections short and eafy; but the controverted Elections then depending could not be regulated by any such Measures: And as many of the Freeholders of Norfolk had complained of Injustice done

upon the fitting Member; because the Petitioners would Anno 9 Geo. II. obliged to attend in Town, from the Day appointed for aring their Petition, which they were not otherwise oged to do; whereas the fitting Member was otherwise iged to be in Town, in order to attend the Service of the oufe: That they knew of no Promifes made upon the mer Election, nor any Disappointments People had fince t with; but believed that fuch Reports were without undation: That a new Election might perhaps be less exfive than to try the Merits of the last Election; and ewife Gentlemen might perhaps come fooner to their its in that House by a new Election, than by having their the upon the former Election determined; but if any Gennan had a Right to a Seat in that House upon the for-Election, it was not reasonable to expect that he should e up that Right, which he must do by submitting to ew Election: That besides, if Injustice be done to him vell as the County upon the former Election, it was a ty he owed both to himfelf and his County, to profecute Authors of that Injustice in such Manner as the Laws is Country direct; and as that could not be done, but bringing the Merits of the former Election to be tried at Bar of that House, they thought that the Petitioners e in the Right to infift upon it : That this was certainly Duty of the Petitioners, and it was their Duty, as Memof that House, to hear and determine the Affair as soon offible, by agreeing to the Motion."

dereupon the Motion was agreed to without a Division; the Lifts of controverted Voters were ordered to be mu-

ly delivered by that Day Month.

he same Day Mr Walter Plumer presented to the House Debate on a Peetition of John Neale, Efq; complaining of an undue Neale, Efq; co tion and Return for the City of Coventry; and the plaining of an u e being read, Mr Plumer stood up again and said, ' That Coventry. by the Forms of proceeding in that House, it was nery for the Petitioner to present a Petition that Session, in very fame Words with the Petition prefented by him n the same Subject the preceeding Session, yet he had given him Orders to acquaint the House, That in order ave Trouble to the House, and not to take up their e any longer than was absolutely necessary, he was wilto pass from every Complaint in his Petition mentioned, Mr W. Plumer. pt fo far as related to the Qualification of John Bird, one of the fitting Members for the faid City; which the only Complaint he intended to infilt on at the hearof the Petition : And as the Determining of that Point d not take up above half an Hour of their Time, he OL. IV. woold

Annog. Gra. II. 1715 16. would therefore move, that the Petition might be heard at the Bar of the House': But upon the Question's being pur, it passed in the Negative, and the Petition was referred to the Committee of Privileges and Elections.

A Petition of Anthony Chute, Eigcomplaining of an indue Election for Hampfhire.

Debate thereon.

Mr Liffe.

Jan. 21. A Petition of Anthony Chute, Efq: complaining of an undue Election and Return for the County of Southampton, was prefented to the House and read; and it was ordered, That the Matter of the said Petitionbe heard at the Bar of the House, on the 9th of March; after which it was moved to order. That the Lifts, with respect to the faid controverted Election, be delivered by that Day five Weeks: Hereupon Mr Lifle, one of the fitting Members for that County flood up and faid, ' That he would willingly fubmit to any Order the House should make upon that Occasion, and would be ready to deliver his Lists by any Day the House should prefix; but as the Design of delivering such Lifts was to shorten the Dispute, and to prevent taking up their Time with Inquiries into Objections against Voters. which were either false or frivolous, the longer the Time was which was to be prefixed for delivering fuch Lifts, both the Petitioner and he would be more enabled to abride their Lifts ; and therefore, in order to give the House as little Trouble as possible, which he was very much inclined to, he hoped the House would give him and the Petitioner as much Time as possible for making up and delivering their Lifts: That with respect to the Objections against the Veters of either Side, they were obliged to depend upon the Information of others; and in order to prevent their being excluded from objecting against any Person, who was really a bad Voter upon the other Side of the Question, they were obliged to put every Man's Name in their Lists, against whom they could hear of any Sort of Objection; but that if he had Time, he would, by himfelf and his Agents, inquire particularly into every Objection; and would put no Man's Name in his Lift, if upon such Inquiry he should find that the Objection was not fufficiently supported by Reason and Evidence, by which Means he might probab very much abridge the Lift he was to deliver; and he did not doubt of the Petitioners doing the same : That as there were already Petitions from Yorkshire, Norfolk and Flintfhire, appointed to be heard before the Day appointed for hearing of the Petition against him, it could not be prefumed, that the hearing of the Petition against him would come on upon the very Day the House had appointed for hearing it : That therefore he thought it would be better for th House to suspend making any Order, for delivering Lifes of

Determination of the Yorkshire Election at least; for as the Anno 6 Co Petition for the County of Norfolk, and that for the County of Flint, were both to be heard before the Petition for the County of Southampton could come on, there could be no Inconvenience in delaying to make any Order for delivering Lifts with respect to the last; because after the Determination of the Yorkshire Election, the House might order the Lifts for the County of Southampton to be delivered by that Day fe'enight; and it was impossible the Norfolk and Flint Elections could both be determined in a Week's Time. For this Reason, he hoped the honourable Gentleman would, for the Convenience of the Petitioner, as well as for his Convenience, and also for the sake of faving the Time of tilat House, wave the Motion he had made; and that the House would suspend making any Order for delivering the Litis for the County of Southampton, till after the Determination of the Yorkshire Election.

To this it was answer'd, 'That the usual Method was for the House to appoint a Day for delivering Lifts of all County Elections, at the fame Time they appointed a Day for bearing the Petition: That the three other County Elections might for fome Reafon or other be put off, or perhaps entirely dropt, for which Reafon it was necessary for those concerned in the Southampton Election, to be fully prepared and ready for the Hearing, against the Day the House had appointed, which they could not be, unless the Lists were delivered against the Day then moved for : And that, as the fitting Member, as well as the Petitioner, had already had near a whole Year to inquire into the Qualifications of Voters and the Objections that could be made against any of them, it was to be prefumed that their Lifts were then as much abridged as they could possibly be.'

Then the Question being put for delivering the Lists by that Day five Weeks, it was carried in the Affirmative with-

out a Division. January 26. Mr Eversfield prefented to the House a Pe- ard shepard, is ution of Richard Sheppard, Efq; complaining of an undue Election, and Return for the Borough of Southwark, which southwark. was accordingly read; and a Motion being made, and fe- Debate thereon. conded, that the Matter of the faid Petition be heard at Mr Everificid. the Bar of the House; Mr Winnington stood up and faid, Mr We "That altho' the honeurable Gentleman; who presented the Petition, had moved to have it heard at the Bar of the House; and altho that Motion had been seconded, and very much preffed by the honourable Gentleman, who was one of the fitting Members for Southwark, and against whom the Petition feemed to be chiefly aimed; yet he hoped Gentomen would have fome Regard to the honourable Gen-

tleman

o 9. Geo. II. Cafe, for not only the fitting Member defires and infifts upon the Petition's being appointed to be heard at the Bar, but there feems to be a Defign in the Petitioner not to have his Petition heard at all, or at least not this Session; for otherwife he would certainly have prefented it among the first, as he might and ought to have done, whereas he has delayed prefenting it almost as long as he could; which to me is really a firong Prefumption, that he is fenfible of his Petition's being fuch as the fitting Member has reprefented it to be; and if it be fo. there can be no stronger Reason affigned, not only for its being heard at the Bar, but for its being heard as foon as possible.

> The Question was then put for hearing the Petition at the Bar of the House; which upon a Division was carried in the Affirmative by 145 to 142. After which the Quellion was put for hearing it at the Bar on the 10th of February, which was carried in the Affirmative without a Division.

> This Affair being over Mr Walter Plumer flood up and faid, 'That, altho' he had before acquainted the Flouse, that Mr Neale, Petitioner for Coventry, was willing to pale from every Complaint in his Petition, except to far as related to the Qualification of John Bird, Efq; one of the fitting Members; yet that fomething to that Purpose might appear upon their Votes, and to infore the fitting Member that so other Complaint would be infifted on against him, he would move, That fince John Neale, Efq; who had exhibited a Petition to that House, complaining of an undue Election and Return for the City of Coventry, defired to withdraw the Complaints in the faid Petition, except as to what relates to the Qualification of John Bird, Big; one of the fitting Members for the faid City, therefore it might be ordered, That the faid Petition should be dismissed except as aforefaid: This was accordingly agreed to. Then Mr. Plumer added, ' That as the examining the Matter of that Petition, as it then flood, could not require any long Preparation, or the bringing up many Witnesses ; and as it to not take up so much as one Evening to determine that Complaint in the Committee; therefore he would move for an Instruction to the Committee to hear it on that Day three Weeks'. To this it was objected, as it had been to the former Motion in this Affair, "That it was contrary to the common Course, and that there was nothing in that Affair to extraordinary as to induce them to hear it out of its due Courfe.' For this Reason, upon the Question's being put, it pulled in the Negative.

The fame Day the House being in a Committee of the Anno o ole House on the Supply, Sir Charles Wager moved, That 15,000 Men be employed in the Sea Service for the ar 1736.

Hereupon Mr Walter Plumer stood up and spoke as fol-

I do not rife up to oppose the Motion, because, as we e the Happiness to live in an Island, I have always been Opinion, that we ought chiefly to depend upon our Na-Force; and for this Reason I shall never be against our ping up a pretty large Number of Seamen, even in nes of the most profound Peace and Tranquility. We e, 'tis true, for some Years past, followed a quite cony Maxim; we have kept up fuch a great Number of id Forces, that it has not been in our Power to keep up a Number of Seamen in Time of Peace as we ought to e done; but what has been the Consequence of this xim? It has forced a great Number of our native and ant Seamen into the Service of foreign Powers, and from ace arose the Difficulty we found ourselves in upon a late len Emergency, with respect to the fitting out speedily owerful Squadron: This Difficulty the whole Nation was ly fenfible of; and to this Difficulty we shall always be sfed, unless we disband a great Number of our Landliers, and beflow that Money upon keeping up a large y of Seamen.

But, Sir, I rife up to put you in Mind, that you ought Proportion all your Expences for the current Service of Year, not only to the happy Situation of your Affairs oad, but to the unhappy Situation of your Affairs at ne. Whoever confiders this, will never give his Conto the loading the present Generation or their Posterity new Taxes, and much lefs to the laying of violent ds on the Sinking Fund, when both may be prevented our infifling upon the Payment of those Sums, to which are justly intitled from foreign Powers; and therefore, when we go into a Committee of Ways and Means, rder to provide for the 15,000 Seamen now to be voted; pe you will take under your Confideration, what I shall

presume to mention to you.

As the keeping up of a great Number of Land-Forces is Island is quite unnecessary, and even inconsistent with Nature of our happy Constitution, and the Freedom of Government : therefore, when any War is like to break in which we may probably have a Concern, we are als obliged to take foreign Troops into our Pay: Whether have always been in the Right when we did fo, is what

Anno 9. Geo. II.

I shall not now controvert; but I have always observed, that no foreign Prince would lend us any of his Troops, without our engaging, not only to pay them, but to grant him a Subsidy, perhaps greater than the Pay of those Troops, upon their own Footing, would have amounted to; and that even in Cases where the Prince stood obliged, perhaps by former Treaties, to assist us with Troops at his own Expence, and often in Cases where his own Preservation was more immediately concerned in the Event of the War than ours.

'Tis true, Sir, we are always obliged upon fuch Occafions, to have Recourfe to the Princes of the North, who by Reason of their Poverty plead an Inability to send us, or to have ready to be fent, the stipulated Succours, unless we. by a new Contract, agree to pay them a Subfidy ; which has fome Shew of Reason, or at least of Necessity, when they raife any new Troops for our Service; but I never could comprehend either the Reason or the Necessity for fuch a Pretence, when they make no real Addition to the Land-Army they before kept up, nor put themselves to one Farthing Additional Expence on Account of their Subfidy from us, This I know has fometimes been the Case for Years together, during all which Time we have been so generous as to pay their Subfidy regularly, for enabling them to defray an Expence they never were at: At leaft, in the publick Accounts delivered to this House, those Subfidies have been yearly flated as fully and regularly paid, in Pursuance of the Treaties we had before approved of; though indeed, an Accident happened not long ago, which gave Room to think, that all those Subfidies had not been fully and regularly paid to the Princes to intitled to them.

Now, Sir, if we narrowly confider our Circumfiances, I believe we shall find that we are as poor, and in as great Difficulties, as the poorest Prince in the North; and as we have lately sent a very powerful Squadron to the Affallance of a very rich Prince, I make no Doubt but that our wise and frugal Ministers let that Prince know, before they sent out the Squadron, that with respect to him we are a Northern Power, and as needy as any Power he could apply to; and that therefore they have obliged him to pay us a very large Subsidy, for the powerful Squadron we fent to his Affastance.

I am very fure our Ministers had much more Reason to infift upon such a Subsidy, than the Ministers of any Northern Power ever had to insist upon a Subsidy from us; for with respect to the Breach between Portugal and Spain, it to the Breach between Spain and the Emperor; therefore, Anno 9 Geo. If: we were not by any former Treaty obliged to fend him any Affiliance: Then as to the Expence, it is certain we have put ourselves to a very considerable additional Expence on Account of the Affiftance we have fent to him; and as to the Benefit he has reaped from that Affiliance, it appears plain to me, that the Tranquility he has enjoyed, and does still enjoy, has been, and is still owing to nothing but the powerful Squadron we have fent to his Affiftance; which, I am politive, is much more than can be faid of any Affiftance we have ever got from any of those, to whom we have paid fuch large and fuch generous Subfidies: To this I must add, that it cannot be faid that the Preservation of this Nation was immediately concerned in the Event of the War between Portugal and Spain; which has generally been the Case with respect to those Northern Princes to whom we have hitherto diffributed our Subfidies.

From these Reasons, I am induc'd, Sir, to think that our Ministers have certainly stipulated a large Subsidy from Portugal; and I have taken Notice of it upon this Occasion, only to put Gentlemen in Mind to call for an Account of this Subiidy, at a proper Opportunity; and to appropriate it to the maintaining the 15,000 Seamen now to be voted; in order to prevent our being obliged to load the prefent or the future Generation with additional Taxes, or to lay violent Hands upon that Fund, which ought always to be held facred to the Payment of our publick Debts; by which only we can free our poor Labourers and Manufacturers from those Taxes, which at present render the Necessaries of Life so much dearer in this Country than they are in any other.'

Then the Question being put on Sir Charles Wager's

Motion, the same was agreed to without Opposition.

Jan. 28. A Motion was made by Mr Pulteney, 'That the ordinary Estimate of the Navy for the Year 1736, be: referred to a Select Committee; upon which enfued a Debate, in which Mr Pulteney's Motion was supported by Mr Plemer, Mr Sandys, Sir John Barnard, and Mr Gibbon, as follows !

Among the many ancient Methods of Proceeding in Mr Walter Plumer. Parliament, drop'd by the Complaifance of latter Times, I mink no one more necessary to be re-assumed, than that of spointing Committees to inspect the Estimates that are laid before us, for enforcing the Demands made, by the Crown. It appears from the ancient Journals of this House, that when a Demand of Money is made for answering the Excare of any Meafure necessary for the Honour or Interest the Nation, an Estimate of that Expence was laid be-

Anno g. Geo. M. 1725-30.

fore this House, and a Committee appointed to examine that Estimate, to see whether every Article was fairly stated. Our Parliaments in those Days were not so complaisant as to take any fuch Estimate upon the Credit of the Ministers : They thought it incumbent upon them to fee, with their own Eyes, the Necessity of every Article of the Expence proposed, before they would open their Purfe. This Method of proceeding is, in my Opinion, proper upon all Occasions, but at prefent, with respect to the Navy, it is become absolutely necessary, because the yearly Expence of the Navy now vastly exceeds what it was in former Times; and there is almost every Year some new Article brought into that Estimate which was never before heard of. I do not deny, Sir, but that it may be now necessary for us to keep up a much larger Fleet, and to keep a much greater Number of Seamen in our Pay than we formerly used to do; but the greater our Expence is that Way, the more Room there is for defrauding the Publick; and therefore we ought to be the more careful to prevent loading the Publick with any unnecessary Article of Expence. These Estimates, 'tis true, are laid yearly upon our Table; but I believe no Gentleman, even of those who are best acquainted with the Affairs of our Navy, will pretend to fay, that he can from a bare Perufal at our Fable determine, whether the Articles of Expence mentioned in fuch Estimates are all necessary, or that no one of them has been overcharged? And I do not fee how any Gentleman can answer to his Constituents the loading of them with an Expence, a great Part of which, for what he knows, may be altogether unnecessary.

" We ought, Sir, likewise to take Care that so much Money may be granted as shall be necessary for our yearly Expence; for by Estimates and Grants of Money which are afterwards found to be deficient, especially with respect to the Navy, we deceive our Constituents; we do Injustice to the particular Men employed in the Navy, who are generally obliged to fell their Claims at a Discount; we enhance the Price of all Materials necessary for the Support of the Navy ; and we discourage our Seamen from entering into the Service of their Country : This we have the more Renfon to take notice of at prefent, because of the great Debt that has been lately contracted on Account of our Navy; a most extraordinary Debt, confidering the short Time in which it has been contracted, and that in a Time of profound Peace. And the Method, which we were his Year obliged to take for paying off a Part of it, ought to make us extremely cautious of being again led into the fame Error, by any thort

filly into that confiderable Debt, there were Estimates year- Anno 9. Gen. II. ly laid before the Parliament, which it was pretended, conthined an Estimate of the whole Expence necessary for the Service of that Year. The Nation may be accidentally drawn into an additional Expence not to be foreseen; but that additional Expence ought always to be laid before the very next Session of Parliament, and ought to be provided

for within the very next Year.

\* Another Confideration, Sir, which ought to make us look the more narrowly into all publick Accounts, is the great Debt the Nation groans under. A Gentleman of an opulent Fortune, may perhaps pass slightly over his Steward's Accounts; he may even allow his Servants to heap up Expences upon him, and to charge him with new and extraordinary Articles, without inquiring whether or no there was any Necessity for them; but a Gentleman whose Estate is deeply mortgaged; and cannot even support the yearly Expence of his Family, without laying Hands upon that Part of his Estate which stands appropriated for paying off old Mortgages, ought to inquire strictly into the Management of his Stewards, and ought never to pals any Account. before he is thoroughly convinced of the Necessity of it. This, Sir, is our melancholy Cafe at prefent; we cannot provide, even for the current Service of the Year, without laying Hands upon that Revenue, which was long fince appropriated to the Payment of old Debts; and therefore we sagist not to approve of any Estimate, till we are thoroughly convinced of the Necessity of every Article; and this can be done only by referring them to Select Committees.

Whether any unnecessary Articles of Expence have been istely brought upon the Nation, is what I shall not at prefent pretend to determine; but that feveral new and extraendinary Articles have been of late Years brought into almost every Estimate usually laid before us, is what must be known to most Gentlemen in this House; and no one of them has ever yet been inquired into, in that Manner which la necessary upon soch Occasions. It is likewise well known, that we have had of late Years feveral new Offices erected, new Posts established, and new Salaries granted, all of which are a Charge upon the publick Revenue; and whatever may be the Cafe as to thefe new Offices, I believe, upon a proper Inquiry, it would be found that we have many old Offices or Officers that might be spared, and many Salaries which might be altogether suppressed or very much diminished, If the Nation were engaged in War, or if we were in any Danger of being engaged in War, it would not perhaps be proper to enter upon fuch Inquiries; but by the great Propotion lately made of General Officers, I am convinced the

Anno g. Gen. II. 1735-36. Peace of Europe is now fully re-established; for I am purfuaded his Majesty would not have made so many brave Gentlemen useless as Colonels, by promoting them to be Generals, if there had been the least Ground to suspect that we should soon be engaged in War: 'Tis true, sew of those Gentlemen lately promoted will, I believe, be brought upon the Establishment as Generals, and therefore it is to be hoped that Promotion will not increase the Publick Expence; but we are at present in a State of persect Tranquility, therefore it is the most proper Time for us to inquire into all our publick Accounts; and as our Navy ought always to be the first Concern of the Parliaments of Great Britain, I shall beg Leave, Sit, to move, 'That a select Committee be appointed to inquire into the Estimate of the Navy for the Current Year.'

Sir R. Walpole. Mr H. Walpole. Mr Winnington Sir W. Yonge. Sir Ch. Wager. To this it was answer'd by Sir Robert Walpole, Mr Horatio Walpole, Mr Winnington, Sir William Yonge, and Sir Charles Wager, as follows:

Sir.

I shall not take up your Time with a Dispute about the ancient Usage in Parliament, but if there ever was any fuch Method as that mentioned by the honourable Gentleman who has made you this Motion, it is certain that it has not been followed for many Years; and as no Custom once established, is ever laid afide, without some good Reasons for fo doing, we are to presume that if there ever was any fuch Method established, it was found to be inconvenient or unnecessary, otherwise it had never been discontinued for so many Years. This of itself is a sufficient Reason for our not re-affuming that Cuftom, unless it could be thewe that the Publick has fuffered by its being laid afide a but there is this farther Reason, that our reviving such a Custom on the prefent Occasion, would make People suspect that some very great Frauds have been lately committed in the Management of the publick Treasure; and I cannot think it confilent with that Duty we owe to his Majesty, to give the People any fuch Alarm, when there is not the leaft Foundation for fuch Sufpicion.

Perhaps there may have been fome new Articles lately brought into fome of our Estimates, but I do not remember any that are very considerable; and there never was one new Article brought in, but what appeared, at first View, to be absolutely necessary for the publick Service. The bonourable Gentleman seems to think it impossible to determine, from a bare Perusal of the Estimates at our Table, that the Articles of Expence mentioned in them are all necessary, and that no one Article has been overcharged; but I cannot be of his Opinion; for I never could observe any

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wither in the Estimate of the Navy, or in any other timates laid before Parliament: The Articles are all well own, because it never exceeds what it was in the preceng Year, without some manifest Reason; therefore any ntleman may sufficiently satisfy himself about every Artle, by a bare Perusal at the Table; but if upon such Perusal any Doubt should arise, there are always, in the Comtee of Supply, many Gentlemen able to give him as much formation as he can with Reason defire; so that there er can be a Necessity for our referring any Estimate to a set Committee.

The Estimates, yearly laid before Parliament, have als contained the whole Charge necessary for the Service of enfuing Year, fo far as could be foreseen when those nates were drawn up; but as it is impossible to foresee he Accidents that may happen in the Course of a Year, efore the Government may fometimes be obliged to ine the publick Charge, beyond what was contained in the nate laid before the preceding Session of Parliament: is an Inconvenience proceeding from the Weakness of an Forefight, and cannot be removed by referring any nate to a select Committee of Parliament; for it is flible to suppose, that any Committee can foresee Thing that may happen in the Course of a Year; it is not to be prefumed that they can forefee Things lly and clearly as those, who are immediately concerned Administration, under whose Direction the Estimates enerally drawn up. And if, by future Accidents, it d be found necessary to increase the publick Charge bewhat was at first proposed, an Account of that additioharge certainly ought to be, and I believe has always rto been laid before Parliament, as foon as any fuch unt could be regularly made up. This was the Cafe respect to the Navy-Debt, so that its remaining so long sfied, could not be owing to the Estimates or Accounts eing referred to a felect Committee, but to the Inability ation was under of providing for it out of the Grants fucceeding Year.

shall grant, Sir, that the Load of Debts this Nation is under at present is very great, but we ought to bear in the more Chearfulness, when we consider that the was contracted in Desence of our Religion and Liberand surely no Man will grudge contributing a small Part yearly Revenue, towards paying the Principal and Inwhen he considers, that if it had not been for that Debt, and have no Property at all. But this Debt, great as it is all contracted in Pursuance of Estimates yearly deliginto Parliament, no one of which was ever referred.

II. to a felect Committee ; and yet it cannot be alledged, that the smallest Part of this Debt was unnecessarily contracted or that the Publick was in the least defrauded by any of those Estimates. I shall likewise grant that we ought to look narrowly into all Estimates laid before us, but when those Estimates are plain, this may be done without fending them to a felect Committee; and let a private Gentleman's Effate be never fo much mortgaged, I shall have no Opinion of his Prudence, if he fate half a Year poring over an Account, which a School-boy might fully examine in half an Hour.

As for new Offices, Officers, or Salaries, I have not heard of any lately erected, and if any of them should ever appear in the Estimates delivered into this House, it will then be Time enough to inquire particularly into them. As for the late Promotion of General Officers, I hope no Gentleman will find Fault with it; both because there was no additional Expence thereby brought upon the Nation, and because it was absolutely necessary to give our Officers that Rank, which their Services have intitled them to, in order that they may be upon an equal Footing with their Cotemporaries in the Service of those Foreign Powers with whom we are is Alliance; otherwise, in case we should find it necessary to join our Forces with any foreign Power, an Officer in the British Service, by not being promoted soon enough to the Rank he deferved, might find himfelf under a Necessity of fuhmitting to be commanded by a foreign Officer of not nest to long standing in the Army; for every one known, that it Detachments from confederate Armies, the Officers generally roll, first according to their Ranks in the Army, and next according to the Dates of their Commissions.

" To conclude, Sir, if there were any very new and extraordinary Articles in the Estimate of the Navy now under Confideration, if Gentlemen could shew any doubtful Articles in it, which could not be immediately fet in a clear Light, there might be some Reason for agreeing to the Motion now made to us; but as there is no Charge in it but what is aftal. I therefore cannot think there is any Occasion for our

referring it to a felect Committee.'

To this it was replied by the fame Members who wert for the Motion as follows:

Sir.

The honourable Gentlemen are much in the Right not 10 he Figure dispute whether there was ever fuch a Custom, as that mestioned by the honourable Gentleman who made you the Motion, because it would be immediately determined by referring to the Journals of the House; it must therefore

ad admitted, that there was once such a Method of Pro-Anno 9 Geo. II.

ding, but how it came to be laid aside is a Question of a
y different Nature. I shall agree, that a Custom once
blished is never laid aside without some Reason; but that
ason is often very far from being a good one: In the present
e, it is to be presumed, that this Custom of referring pubAccounts and Estimates to select Committees, was sound
we very troublesome to Ministers; and this was the true
fon for its being laid aside; but this was so far from bea good Reason for laying it aside, that it will always be
rong Reason for re-assuming that laudable Custom.

We are told, Sir, that the reviving of this Custom will a People suspect, that some very great Frauds have been y committed in the Management of the publick Treasure: I am of Opinion, that the Nation will be much more ned, at least I am sure they'll have much greater Reason be alarmed, if they see their Representatives in Parliatevery Year receiving Estimates for most prodigious Sums soney, and granting all the Sums desired by such Estimates, without ever making the least Inquiry into any one em; for in private Life it is most natural to suppose a Man will be cheated by his Servants, if he should alpass such Accounts as they are pleased to bring in, without examining into any one; and it is not to be supposed to pilfer, than the Servants of private Men.

The Duty we owe to his Majesty, ought never, Sir, to ought into any Debate in this House; but it was never improperly brought in, than it is now by the Gentle-on the other Side of the Question; for as this House is grand Inquest of the Nation, we ought to inquire for ling as well as for the People: We are in some Manner lajesty's Trustees, and ought to take Care, that neither r his People be cheated by the Servants or Officers iploys; and therefore it is inconsistent with that Duty we to his Majesty, to pass any Accounts, or agree to stimates presented to us by his Officers or Servants, till we strictly examined the Truth of every Article.

The new Articles lately introduced into our Estimates, not perhaps be very considerable, but the Charge upon and the additional Charge upon all the old Articles, at yearly to a very considerable Sum; and I consess I was so clear-sighted as to see at first View, that all additional Charges were absolutely necessary for the ck Service. The Gentlemen say, that the several Arin our Estimates are all well known, and that the ge upon each is likewise known, because it never exwhat it was in the present Year, without some manifest.

Reafon:

9. Geo. II. Reafon: This, Sir, might be some Satisfaction, if any ftrict Inquiry had lately been made into any of our Effimates; but as no Inquiry has been made for many Years, we do not know but Frauds may have been introduced feveral Years fince, and continued to this very Day; therefore, it can be no Satisfaction to any Man, who has never examined any of those Articles, to find that they do not exceed the Charge upon the fame Articles for feveral Years past. But, Sir, I will take upon me to affirm, that most of the Articles in all our Estimates; especially that of the Navy, are of fuch a Nature, that it is impossible to fay whether they are overcharged or not, without examining into them every Year: This every Man must be convinced of, who will but look into the feveral Articles of the Estimate of the Navy now upon our Table. Can any Gentleman determine how much will be necessary for maintaining superannuated Sea-Officers, or for paying Penfions, without inquiring yearly into the Number and Quality of fuch Officers or Penfions? Can any Gentleman determine how much will be necessary for Half-Pay to Sea-Officers, without inquiring every Year into the Number and Rank of fuch Officers? It is impossible; because by the very Nature of the Service, it must vary every Year; and most of the other Articles of the ordinary Estimate of the Navy will be found to be of the fame Nature; therefore, I am furprized to hear it faid, that the Charge upon any of these Articles can be well known to any Member of this House, or that its not exceeding the Charge upon the same Article in former Years, can be an Argument for the Juftness of the Charge in any Time to come.

I have, Sir, many Questions to ask, which I think necessisry for my Information, in relation to every Article of this Effimate; but it would be ridiculous to expect the proper Information from any Gentlemen in this House, were he never so well acquainted with the Affairs of the Navy, because every Article of the Estimate refers to a long particular Account, which ought to be examined, before any other Gentleman can have that Satisfaction, which we ought to have as Truffees both for the King and the People. It is impossible for Gentlemen to discover the Fraud of any Article in an Estimate, or to state their Objections in any regular Method, without examining Persons, Papers, and Records, which cannot be done but by referring the Estimate to a Sclect Committee, with proper Powers for that Purpose If this be done, I shall think it worth while to alk fact Quellions as are necessary for my Information; and I shall be glad to find the Suspicions I at present entertain, are without any Foundation.

at was contained in the Estimates of late, yearly laid Anno 9. Oco. II. or whether they contained an Account of all al Charge that could be forefeen, I cannot deteror there is so little Satisfaction to be got from peecounts at our Table, that I never gave myfelf the but this I can fay, that if they contained an Acall the Charge then necessary, it is very extraorditour Forefight should run above 100,000 l. in Debt pon the Article of the Navy only. This I cannot and therefore I am afraid that these Estimates were ficient on purpose to conceal, for some Time, from on the Expence our Measures had made necessary ; as our Navy is a favourable Article, it was expected Parliament would readily agree, without any Inmake that Deficiency good, whenever it should be necessary to make Application for that Purpose. I ife at a Lofs to determine whether there was, every id before Parliament an Account of the Deficiency rants for the former Year with respect to our Navy : ch an Account was regularly laid every Year before nt, it is with me a very flrong Argument for revery Account and every Estimate to Select Committhe Difadvantages attending our running into a ear are so evident, that I am sure this House would allowed that Arrear to remain fo long unfatished, if lotice had been taken of the Account of those Armich, 'tis faid, were yearly laid upon our Table. we that most of the Gentlemen of this House exsatisfaction from a Perufal of any Account at our and therefore never give themselves the Trouble to r them, which proves the Necessity of referring all

m convinced, that if the ancient Method of ininto all Accounts and Estimates, by Select Commitbeen constantly observed, the Debt the Nation now inder, would never have rifen to fo large a Sum, d fo small a Part of it been paid off in above twenty mound Peace. The great Halle made in contractand the flow Steps in paying it off, is another Argue our beginning to look a little more narrowly into irs, which can be done only by reviving that ancient of Proceeding, which the honourable Gentleman has veil for, with respect to the Estimates of the Navy

at the honourable Gentlemen may mean by Myste-

Anno 9 Geo. 11. 1715-16.

the particular Account to which each Article refers. Can any Gentleman understand the very first Article, which is upwards of 28,000 l. per Annum , without having looked into the particular Account of what is paid for Salaries and other Charges to the Lords of the Admiralty, the Commiffioners of the Navy, the Secretaries, Officers, Clerks, and Contingencies relating thereto? Or can any Gentleman fay, that this whole Sum is absolutely necessary, without having examined whether fuch Commissioners, Secretaries, Officers, and Clerks, are all necessary for supporting the Business of that Office, and that fuch Salaries are necessary for supporting fuch Officers? Let us look into every other Article of the Estimate, and we shall find the same Mystery. Therefore, inflead of our not being able to flew any Article that is mysterious, I must defire the Gentlemen of the other Side of the Question to shew me any one Article that is not myfterious; especially, considering that no Inquiry has been made into either of the Articles, I believe I may say, within the Memory of any Gentleman now in this House.

I hope, Sir, a Negative will not be put upon this Question; for it will certainly give too just an Alarm to the People of this Nation; they will imagine, that there must be Errors, and even Frauds; in the Estimates and Accounts delivered into Parliament, when the very Gentlemen who deliver them, or at least those who are principally concerned in the making them up, prevent any Inquiry into the Justice of them: Therefore, if Gentlemen are resolved to disagree with the Motion, I hope for their own Sakes, and for the Honour of Parliament, they will put the previous Question, instead of putting a Negative upon the Question

now before us.'

The Question being then put upon the Motion, it was

carried in the Negative by 256 to 155.

Jan. 29. A Motion was made, That an humble Address be presented to his Majesty, to acquaint him with the Readiness, wherewith his faithful Commons had agreed to the Continuance of the extraordinary Expence, which he had thought necessary in the present Juncture; in which Resolution they had concurred with the greater Chearfulness, as a grateful Return to his Royal Goodness, in ordering so considerable a Reduction of his Forces both by Sea and Land, as soon as the present Posture of Affairs would permit; and in full Considence, that it was his Royal Intention, as soon as there should be a more perfect Reconciliation among the

\* In the ordinary Efficients of the Navy, for the Red 1716, 22,062.1
12 t. 1 d. is charged for Commissions of the Navy, with the Suretario, Officers, Clerks, Informatic, and Contingenties relating towns.

Debate on a Motion, to address the King for a farther Reduction of the Porces, - everal Powers of Europe, to make such farther Reduction Anno 9. Geo. 1 of his Forces, as might be confident with the Security and Dignity of his Majesty's Royal Person and Government, and ith our prefent happy Constitution; not doubting, but that, om his Fatherly Compassion to his People, he would be aciously pleased to direct, that whatever Land-Force should creafter be thought necessary, should be established in such Manner, as should make the Saving more fensible, and the ture Burthen less grievous to the Nation.

This Motion was supported by Mr John Pitt, Lord Pol- Lord arth, Mr Pulteney, Mr Gybbon, Sir John Barnard, Mr Mr o indys, and Mr Walter Plumer; and was oppos'd by Mr Sir John Barn Jinnington, Col. Bladen Sir William Mr Spaden 'innington, Col. Bladen, Sir William Yonge, and Mr Mr W. Piun onduit. But the Question being at last put, in was carried Mr Winnings

the Negative without a Division.

February 2. The House having ordered, that the proper ficer should lay before them an Account of all the publick bts, at the Receipt of his Majelty's Exchequer, due or nding out at Christmas, 1735, with the annual Interest id for the fame; Mr Sandys stood up, and spoke as fol-

Sir.

Every Man is now, I believe, convinced that the great Mr Sandy's Mo bt we groan under, is a most heavy Clog upon all pub-Meafures, and will certainly, while it continues, pre- the sup nt its being in our Power to act upon any Occasion with current service. r Vigour we ought, either in Vindication of the Honour Interest of this Nation, or in Defence of our Allies. is of itself is a most terrible Misfortune, but what still is to it is, that thefe our unlucky Circumflances are well own to all our Neighbours, which is, I believe, the prinal Caufe of our having fo little Influence on the Councils other Nations; and while this Load continues we may sect to be infulted by them, as often as they can find least Pretence for so doing. In such Circumstances there it is the most pernicious Thing we can do, to run the tion any farther in Debt by creating new Funds, or to went that Fund, which was long fince appropriated, m being religiously applied to the extinguishing yearly a t of that Debt contracted before the Year 1716; for if do fo in Time of Peace, it will convince our Neighare, that it would be impossible for us to support an exfive War, which will of course render us contemptible the Eyes of all foreign Nations. And with respect to Domestick Affairs, the Confequences of pursuing any h Measure are full as permicious; for every new Morte we make, becomes a fort of Prop for supporting the

Anne g Geo. II. 1735-36 use all possible Means to reduce that Interest, not only for the Encouragement of Trade among us, but to encrease the Sinking Fund, which would enable us to pay off all our old Debts much fooner, than it will otherwise be possible for us to do: Nay, I am almost certain, that if no new Debts had been contracted fince the Year 1716, nor any Part of the Sinking Fund converted to other Uses than it was originally defigned for, the Interest upon all our Funds would have been long fince reduced to 3 l, per Cent. and a much greater Part of our old Debt would have been paid, by which we fhould have been enabled to have taken off fome of those heavy Taxes, under which the poor Labourers and Manufacturers have grouned for fo many Years. The loading Pofferity with new Debts, in order to give a little Eafe to the present Generation, may be a good temporary Expedient for a Minister; and may prevent the People's making too particular an Inquiry into that Expence, which his Meafures have brought upon them: But it is a most pernicious Expedient both for the Royal Family, and for the Nazion in general. For when any Sum of Money is raifed for the Service of the enfuing Year, by contracting a new Debt, and creating a new Fund for the Payment of that Debt, it is subjecting the Nation to pay at least double that Sum in the End; because in every such Case, the Nation is obliged to pay Interest for the Money raised, and the Expences of collecting for many Years, belides paying the Principal at last; this shows the Loss the Nation sustains by the contracting of any fuch Debt for the current Service. By a long Continuation of fuch Measures the People may come to be fo loaded with Taxes, and those Taxes so much engaged for the Payment of former Mortgages, that it may be impossible for his Majesty, or some of his Successors, to vindicate the Rights of the Nation, without loading them with heavier Taxes than they are able to bear, which may very probably raise a general Disaffection against our prefent happy Establishment; and may be of the most dangeyour Confequence even to the Creditors themselves; for if ever we should be reduced to such Circumstances, that either the Nation must be ruined, or the publick Creditors left unpaid, it is eafy to fee which Side of the Dilemma would be chosen. The proper Method to prevent our running into Debt is to diminish our yearly Expence; but as the Number of our Forces for the Service of the enfuing Year has already been agreed to ; I cannot now propose any Diminution of our Expence for this Year. We have already granted a great Part of the Supplies necessary for the Service, and we are to go this Day into a Committee of Ways and Means for raifing those Supplies. What Methods may then be propoled for that Purpose I do not know; but as I am of O- Anne o Gen it. pinion, that no Confideration ought to prevail with us to contract any new Debt, or to prevent that Fund which flands appropriated for the Payment of the old, I shall take the Liberty to make a Motion which I hope the House will agree to. For if our usual Funds cannot answer the Service we have already agreed to, I think it will be better to lay some new Taxes upon the Luxuries of Life, than to create new Funds a otherwise we run the Hazard of reducing our Posterity to the Want even of the Necessaries of Life, that we nurtelves may live in Afluence; for this Reafon, before we go into the Committee of Ways and Means, I shall take the Liberty to move to refolve, 'That this House will raise within the Year the Supplies necessary for the current Service.' Mr Sandys being seconded by Sir John Barnard and Mr Williamt, the same was opposed by Sir William Yonge, Mr Winnington, Mr Heathcote, and Sir Robert Walpole as Sir R. follows :

\* If the Question, now before us, depended folely upon the Influence this Nation has at prefent in the Councils of all the Powers of Europe, or upon the Regard our Neighbours have shewn to this Nation in all their Measures, a few Words would be fufficient to shew, that we ought not to come to any fuch Refolution as has been proposed; for it is certain that we never had a greater Influence than we have at present in every Court of Europe, and that Influence is founded upon the strongest Reason; because our Neighbours to know very well, that we have now two Funds fufficient has supporting any War we may be engaged in, and which we can upon any fuch Occasion make use of, without overhading the Subject, or raising Discontent in the Nation; and these Funds are the Land-Tax and the Sinking-Fond. Tho' our landed Gentlemen would think it hard to pay 4 s. the Pound Land-Tax, during a Time of Peace, yet they would not certainly grudge that Tax, if they faw the Nathe necessarily involved in a War; and the' the Sinking-Fund is to be applied in the most religious Manner to the Payment of our old Debts, yet, in Case of a War, I believe to Gentleman will fay, but that it would be proper to fufand fuch Payments ( especially as none of the publick Codition are defirous of having their Money) and to apply that Fund towards supporting the War; so that our Neigh-Mars know extremely well that we have a Revenue of above mo Millions, befides our usual Supplies, which we may mile towards supporting a War without laying any new Tax some our People.

Anna 9. Ceo. II. 2715-16.

" I shall admit, Sir, that the Sinking Fund would be a Gainer, by the Reduction of the Interest payable upon the old Funds, and that it would be an Advantage to the Nation to have the Sinking Fund increased; but I very much question if it would be possible to reduce the Interest payable upon our old Funds lower than it is at prefent, even tho' we should never hereafter contract one Shilling new Debt. I have indeed heard of a great many Projects for that Purpole 1 and some of them have appeared well in Theory, but when they came to be examined, it has always been found that they would not do in Practice, and therefore they have been laid afide: Befides, Sir, it would be an Experiment of the most dangerous Consequence, to reduce the Interest payable upon our old Funds lower than it is at prefent, because it would probably induce Foreigners to draw their Money all at once out of our Funds, which would of course bring our publick Credit into great Distress, and would drain us of all the ready Specie now circulating in the Nation; and if the publick Credit of the Nation should be once brought into any great Diffress, most of our own People would take the Alarm, which would run it to low, that the Relloring of it would be impracticable.

Another Confideration, Sir, of great Weight with me, is, That we cannot well reduce the Interest upon our publick Funds any lower than it is at present, without reducing at the same Time the Interest of Money in general; and I am persuaded the reducing the Interest of Money in general, to a lower Rate than what it is at present, would being great Distinctives upon all Ranks of Men in the Kingdom. With respect to the publick Creditors the Difficulties are apparent; for a third Part of their yearly Income has been taken from them by the Reduction already made; and if a farther Reduction of one per Gent. should be made, they would then have but one half of that Revenue, which they supposed they were to have when they first lent their Money to the

Publick.

Then with respect to the Landed Gentlemen, the reducing Interest so low would be a great Hardship, for they would be obliged to give each of their younger Children at least 5 or 6000 l. whereas when Interest is at 5 or 6 per Gran, one half of that Sum will enable them to live in a genteel Manner; so that the reducing of Interest so low would lay all our Landed Gentlemen under a Necessity of ruining their Estates, or at least of mortgaging them very deeply, to provide for their younger Children. And lastly, Sir, with respect to the Trading Part of the Nation, it is very well known, that every Branch of Trade in the Klapdom is already so overstocked, that it is almost impossible

half of our Tradefmen to live by their Bufinels; Anno 9 Con 11. farther Reduction of Interest would drive fo many ade, that no Man could live by any Trade he could in. Even our Borrowers of Money, Sir, or Gentleo owe any Money at Interest, would be reduced to ifficulties; for the Profit to be got by lending Money, aving Money in any Man's Hand at Interest, would nall, that no Man would think of employing it in that this would of course bring a general Demand upon in the Kingdom who owe any Money at Interest, the same Time would render it impossible for them any Money for answering that Demand. From all I think it inconfistent with the publick Good of the and with that of every particular Man, to reduce well payable upon our publick Funds lower than it is Whatever may be the Confequence with respect there, I am very certain, Sir, it would be an Expe-I very bad Confequence with respect to his present to load his People with Taxes which they may mecessary ; for the People will always pay voluntafreely fuch Taxes as they think are absolutely nefor the Support of the Nation, but it will always faffection to the King upon the Throne, to load the with Taxes which they think unnecessary at the ney are laid on. It is for this Reason that in Time a Government may venture to subject the People s, which would raife terrible Complaints, if they be raifed in Time of Peace; and for the fame Reaof Opidion, that we ought rather to convert a Part Sinking Fund to the current Service of the Year, increase any of our old Taxes, or load the People w new; for as there is at prefent no Demand for off any of our old Debts, and as none of the publick defire to have their Money, I am convinced the ity of the People would think it unnecessary to load ith any new Tax, when they know we have such a m which we may have Recourse for making good the Service of the Year ; and therefore we may preint the loading of them at present with any new Tax raife a general Difaffection to his prefent Majefty's and Government, and confequently be a most perniepedient.

has been faid, that by contracting a new Debt, and a new Fund for the current Service of the Year, ion comes at last to be loaded with double the Sum by-Means of the Interest and Expences of Managewhich they are obliged to pay yearly till the Princisaid off; But I cannot admit of the Juffness of this

Anno g. Geo. II. 1785-30. Calculation; for, with respect to the Expences of Management, it is well known that no new Debt we have lately contracted, has occasioned any great new Expence ; because the Fund for paying off that Debt has always been committed to the Offices already erected, fo that it has occafioned no additional Expence, but that of adding purhaps two or three Under Clerks, to some of the Offices before established: And as to the Interest paid yearly by the Nation, does not every private Man fave that Interest yearly, or make as much by the Share which he must have contributed to that principal Sum, in case it had been raised within the Year? If every Man in the Nation should be obliged this Year to contribute 10 s. towards the current Service of the Year, does not he lose the Interest of that 10 s. for all Years to come? And if by borrowing a Sum of Money upon the publick Credit at 3 or 4 per Cent. that 10 s. should be left in every private Man's Pocket, may he not make every Year 5 per Cent. of that Money fo left in his Pocket ? From hence it must be granted, that the contracting of a new Debt at a low Interest, instead of raising the Money within the Year, is an Advantage rather than a Lofs to the Nation in general.

As the Forces necessary for the Service of the enfuing Year both by Sea and Land, have been already agreed to, they must be provided for some Way or other; and if the usual Taxes shall be found insufficient for that Purpole, every one knows we have but three Ways to make good that Deficiency. We must make it good either by increasing fome old Taxes, or by laying on new Taxes, or by taking fo much from the Sinking Fund as will make good that Deficiency. As for the first Method, none of our old Taxes will admit of any Increase, except the Land-Tax; and, confidering the heavy Load that has for many Years lain upon the Landed Gentlemen of this Kingdom, I am really furprized, that they have to long allowed themselves to be fo loaded by the Trading Interest; therefore for the fake of Prudence, as well as Juilice, we ought not to think of increating the Land-Tax; and I hope, in all our future Meafures, we shall impose such Taxes as may fall with an equal Weight upon all the Subjects, in Proportion to their yearly Revenues or Profits, whether those yearly Revenues and Profits proceed from Land, Trade or Money. With respect to the second Method, I wish with all my Heart several of the Luxuries which have been lately introduced, or very much increased, were taxed more heavily than they are at present. But I am of Opinion, that it is a dangerous Experiment to

known, that we have another Fund to which we may have A Recourse, without injuring in the least the publick Credit of the Nation, or laying any additional Load upon any Rank of People: And if we should venture upon any such Meafure, it would not be proper to make use of any such Tax for the current Service of the Year, because it is impossible to guess how much the Produce of a new Tax will amount to, and I cannot think it would be right to appropriate an uncertain Produce for the Payment of a certain Sum. It is well known, that a great Part of the Debts we are now oaded with, and of which some Gentlemen take all Occaions to complain in the most grievous Manner, were occaoned by that very Method of laying on a new Tax, the roduce of which must always be uncertain, and appropriting that uncertain Produce towards the Payment of a cerain Sum; therefore if Gentlemen have a Mind to lay any ew Taxes upon the Luxuries of Life, I shall not be against ; but I hope they will order the whole Produce to remain the Exchequer, in order to attend the future Disposition Parliament; for before next Session the Amount of such ew Tax will be known, or may be nearly guessed at, and hen it may fafely be appropriated to the current Service f the then enfuing Year; or be made a Fund for answering be current Service of that Year. Whether the usual Taxes ill be fufficient to answer the Services already voted, and ne other Services that may be thought necessary for the nfuing Year, I shall not pretend to determine; but if they e not, I think it is plain that we must have Recourse to the inking Fund, as the most proper Method of providing for by Deficiency: However, we are not at present to deterune this Question absolutely; when Gentlemen begin to onfider of Ways and Means for raifing the Sums necessary r the Service of the enfuing Year, they ought, and they rtainly will agree to raise them in that Manner, which all appear to be the least burthensome to the People; and erefore I think it would be very wrong in us, to restrain releves in the Manner proposed by the Motion now before But that we may be left altogether free to do in this espect what we may think proper when we go into the ommittee of Ways and Means, I shall propose, that the evious Question may be put, with regard to the Question w before us, '

To this it was replied by the same Members, who were Mrs

the Motion, as follows:

It has been often observed, That new Measures must alys be supported by new Doctrines, and it may as justly be

Anno q. Cen. II. 1715 36. Doctrines. This is the Case with respect to the Question now before us. The Doctrines advanced in favour of that Measure against which the present Question is intended, are all to decentful, that they are a plain Proof that the Menture must be wrong. What Influence our Ministers may think they have in the Councils of Foreign Powers, I shall not determine; but I am fure it does not appear that we have any great Influence, either from the Advantages that have been lately obtained in Favour of this Nation, or from the late Behaviour of some of our Neighbours towards our Allies. I hope it will not be faid, that the Courts of Vienna and Madrid had any great Regard for us, when they concluded that Treaty of Vienna which produced the Treaty of Hanover, and made such a Buftle in Europe; and I am fure it cannot be faid, that the Courts of Paris, Madrid, and Turin, shewed any great Regard for us, when they made that private Alliance, by which they parcelled out among them, our Ally the Emperor's Dominions in Italy; nor can it, I think, be faid, that the Emperor placed any great Confidence in our Affistance, when, in order to obtain a Peace, he agreed to yield up to France the whole Dutchy of Lorrain.

I have not the Honour, Sir, to be in the Secret of Affairs, therefore I must judge from publick Appearances; and from them it is to me evident, that our Influence has of late greatly decayed, and will, I am afraid, decay more and more: Foreigners, Sir, know our Circumstances better than we feem to do ourselves: They know that now, after a Term of twenty Years Peace, our publick Debts are very near as great, and our Circumstances as bad as they were at the End of the laft War: They know that by a Land-Tax of 2 s. in the Pound, we cannot provide for the yearly Supplies we think necessary, even in Time of Peace, without running ourselves into some new Debt, to the Amount of 5 or 600,000 l. yearly, or taking fo much from the Sinking Fund; and they know that, as the Sinking Fund we now have arifes wholly from our Confumptions being much greater in Time of Peace than in Time of War, the greateft Part of it would be annihilated in case we should engage in a War; from which, every Foreigner must conclude, and I should think every Englishman too, that with 4 s. in the Pound Land-Tax, we could not raife 500,000 l. a Year more than has been found necessary for supporting our Government in Time of Peace; and that therefore we could not support a War without loading the People with many new Taxes, or greatly increasing those we now have ; neither of which, I am afraid, our People would patiently fubmit to.

\* Now, Sir, give me Leave to confider the extraordinary Doctrines advanced, for the Support of that Meafure which the opposing of this Question seems to point at : In the first Place we are told, it would not be possible for us to reduce the Interest payable upon our old Debts, even tho' we should never contract any new Debt : This, Sir, is contrary to one of the most established Maxims, which is, That the natural Interest of Money must always depend upon the Proportion there is in any particular Country between the Demand for borrowing Money at Interest, and the Demand for lending Money at Interest; for as we have a Sinking Fund capable of paying off a very large Sum yearly, if we never perverted any Part of that Fund, which is always the same with contracting a new Debt, we should be every Year diminishing the Demand for borrowing, and increasing the Demand for lending; fo that the natural Interest of Money. would necessarily of itself decrease, without any Projects for hat Purpose.

This, I fay, Sir, would of course happen in a few Years; but even at present, if no new Debts were to be contracted, I lo not know but Methods might be found for reducing immediately the Interest of all our Funds to 3 and a half, perhaps to 3 per Gent. what these Methods may be, I shall not alse upon me to mention, because some Gentlemen seem esolved that no Proposition shall be received, except those stered by themselves. And to frighten us from any such rojects, we are told, that the Foreigners would, in such Case, draw their Money out all at once, and drain us of II the current Specie in the Kingdom; but to those who nderstand the Circumstances of Europe, and are apprised f the Lowness of Interest in some Countries, and the Preariousness of the Security in others, this must appear to be

meer Bugbear.

Besides, Sir, the Thing would either be in itself imposble, or it is an Event we have no Occasion to be asraid if; for if Foreigners should all at once resolve to sell our, would either run the Price of all our Funds a great deal elow Par, or it would not; if it did, they would be obliged fuspend their Resolution, and take 3 per Cent. rather than ill out a 1001. Stock for 80 or 901. in ready Money; and their selling out did not run the Price of our Stocks bew Par, we can have no Occasion to be afraid of any such esolution; because their selling out could not ruin our pubck Credit, and the ready Specie they could carry out would on be replaced by the general Balance of our Trade, if e had no Interest to pay yearly to them; for it has been r many Years, and while it continues, it must always be a

Annag Geo. 11.

Anno 9. Geo. II. 1715-30. have a Sum of 4 or 500,000 l. fent yearly out of the Nation, in order to pay the Interest due to them, every Farthing of which is entirely lost to us; because the whole is spent by them in their own Countries, or converted into Principal

here, to increase their future yearly Demand.

Another Paradox, advanced against the Question now before us is, That the reducing the Interest of Money in general, would bring great Difficulties upon all Ranks of Men in the Kingdom. This, Sir, is evidently contrary to another established Maxim, which is, That the lower the Interest of Money is in any Country, the more flourishing it must be in its Trade and Commerce: I shall grant, that it would diminish the Revenue of our publick Creditors, as well as of all other Money-Lenders, but it would not diminish their Capital, and those that could not live idly upon the Interest of their Money, would be obliged to betake themselves to Trade, or to some other industrious Employment, which might be a Service to themselves, and a certain

Advantage to their Country.

As to the Landed Gentlemen, I am furprized, Sir, to hear it faid, that the reducing of Interest would be a Hardthip upon them, confidering how many, I am afraid too many of them, are like their Country, involved in Debts and Mortgages. On the contrary, it would be a great Advantage to every Landed Gentleman in the Kingdom, because, besides reducing the Interest he is to pay for the Debt he owes, if he has any, it would greatly increase the Value of his Lands, as well as of all the Lands in the Kingdom; and as for his younger Children, he would be under no Neceffity to give them any greater Fortunes than before : but, if he were, a Mortgage of 6000 l. at 3 per Cent. is no greater Burthen upon an Effate, than a Mortgage of half that Sum at 6 per Cent. Interest; and if any Part of the Estate were to be fold for the raising of that Money, as the Price of Lands will always rife in Proportion as the Interest of Money falls, when Money comes to be at 3 per Cent. Interest, the same Parcel of Land to be fold, will then fetch 6000 l. which would have fold but for 3000 l. when Money was at 6 per Cent. I do not know what the honographe Gentleman means by enabling younger Children to live in a genteel Manner; unless he means in an idle and extravagant Manner; and the fewer there are of fuch Perform a any Country, I am fore it is the better for the Country; which would be the Confequence in the prefent Cafe : For = few Gentlemen could propose that their younger Children should live upon the Interest of the Fortunes they could give them, they would breed them all up to fome Trade or Boagant Gentlemen, we should have a great Number of in- Annog Ge uffrious and frugal Tradefmen or Merchants; and which rould be of most Advantage to the Country, is very easy to

It is, Sir, a very great Mistake, to imagine that there in be in any Country too great a Number of Merchants and radefmen, or that any Sort of Trade, which deserves that ame, can be overflocked. Shopkeeping, or any other Buiels, which tends to support the Luxury of a People, may, s true, be overstocked; and it is always a Disadvantage to e People to have too great a Number of fuch among em; but as for Merchants, Manufacturers, and Mechacks, there can never be too great a Number of them in y Country; because the more there are of them, the more reign Trade the Nation will have, the greater its Exports ll be, and the more easy will it be for every particular an, if he be industrious and frugal, to provide a Support himself and Family. This is justified by Experience in Countries, and in all Times; and therefore among the iny other Misfortunes attending our publick Funds, this y be reckon'd as one, that a great Number of our Peoare thereby enabled to live idly upon the Interest of their oney, which must necessarily diminish the Number of our erchants, Manufacturers, and Mechanicks.

To imagine, Sir, that the reducing of Interest to 3 per nt. would bring any Diffress upon those who have Occasion Money, is fomething very new; for the more Trade re is in a Country, the more Money there will alys be to be lent at Interest; and those who have more Moby them than they can make use of in their Trade, will vays lend it upon good Security, even at 1 per Cent. raer than keep it in their own Coffers. But upon this Occan I cannot omit taking Notice, that in this Respect too, publick Funds are of great Detriment to the Trade and vate Credit of the Nation, because the monied Men of Kingdom have so ready a Way of getting an Interest for ir Money by Means of these Funds, that they never think lending their Money to private Men, but at an extravait Interest or Premium; by which Means our private Crebetween Man and Man is very much lessened, and great ms of Money drawn out of Trade, which is therefore a y strong Argument in favour of the Question now bee us.

The People, Sir, never grudge the contributing what necessary for the Support of the Government in Time of ace, no more than they grudge what is necessary for the pport of the Government in Time of War: The only they grudge is, to find the Nation loaded with an

Anno 9. Geo. II. Expence that is not necessary, or the Money they contribute improperly applied; and tho' the perverting of the Sinking Fund, or running the Nation in Debt, may prevent the People of the present Generation from being sensible of an unnecessary Expence, and consequently may prevent their inquiring strictly into that Expence, yet such a Measure will make the present Expence fall with double Weight upon their Posterity, and when they find themselves obliged to fubmit to heavy new Taxes, because all the Old stand engaged for the Payment of old Debts, which will certainly be the Case as soon as the Nation comes to be engaged in any War, they will then with Reason complain, that an insupportable Load has been thrown upon them, for the Sake of a temporary Ease given to their Ancestors. This may very probably raise a general Disaffection to the present Establishment, and it will be the more dangerous, because it will happen at a Time when our Enemies will certainly be in Earnest about playing the Pretender upon us. This Confideration must, in my Opinion, have great Weight with every Gentleman, who has a fincere Regard for the illustrious Family now upon the Throne, and especially for that Royal Prince, who, 'tis to be hoped, will one Day fway the Scepter of this Kingdom; for by thus perverting the Sinking Fund, or running the Nation into new Incumbrances, even in Time of Peace, he may be left in fuch Diffrefs, as not to have it any Way in his Power to Support the Government with any Lustre, or to vindicate the Rights of the Nation with any Vigour.

' That no new Office or Officer has lately been created may be true, but, Sir, we know that a very great and a very grievous Office, and a great Number of Officers, were lately revived in Pursuance of the same Measures now pointed at; [The Salt-Tax. See Vot II. p. 159.] and we likewife know that the collecting of our Taxes, and the managing of our Funds, coft the Nation a most prodigious Sum of Money yearly, a much greater Sum, I believe, than is necessary for that Purpose; for if a narrow Scrutiny were made into that Affair, I am convinced it would be found, that the Bufinels of two or three Offices might be managed by one, without employing a greater Number of Officers and Clerks in that one, than is now employed in any one of the three ; fo that feveral Offices, and a great Number of Officers and Clerks might be laid afide, by which a very large Sum of Maney might be faved yearly to the Publick. This would con tribute greatly towards preventing our loading the Pen with new or additional Taxes, or running the Nation in Deb

ade fensible of the Sums necessary for the publick Service; Anno 9. Geo. 11. t this, it may be prefumed, will always be avoided by ofe who have the Disposal of such lucrative Posts and

aployments.

It has been infinuated, as if it were an Advantage to People to run the Nation in Debt yearly, rather than fe the Sums necessary within the Year; because the oney is thereby faved in every private Man's Pocket; of ich he may, as long as he keeps it in his own Possesn, make an Interest or a Profit of g per Cent. perhaps ore; whereas the Publick may borrow at 3 per Gent. or 4 most; and from the same Way of Reasoning, it may be ued, that it will be an Advantage to the People to run Nation every Year into fome new Debt, and never pay one Shilling of the old. But do not we know, Sir, that all Countries, People look upon the publick Taxes as a t of their yearly Expence; when those Taxes are high, ry Man must contract his yearly Expence in other Arti-, and when the publick Taxes are low, every Man may, generally does launch out a little into Expences upon er Articles, which he would otherwise have faved; so t if by borrowing a Sum of Money upon the publick edit for the Service of this Year, we should prevent our ng under a Necessity of imposing a Tax of Ten Shillings n every Man in the Kingdom, that Ten Shillings would be faved and laid out at Interest by any Man in the gdom, at least not by any Man, I believe, with a View infwer his Share of the Principal and Interest of that Sum had been borrowed by the Publick: No, Sir, every would live in his usual Way, as if no such Ten Shils had been, or were ever to be paid; no Man would tract his usual annual Expence on account of his Share that Sum borrowed by the Publick; fo that the Sum orrowed by the Publick, and the Interest thereof, would ain a Charge upon every Man's Posterity, without their ng any Thing left them by their Ancestor for answering Charge. Even the Posterity of the most frugal Man in Kingdom would not be One Shilling the richer, on acnt of that Ten Shillings which was faved in the Pocket heir Ancestor; because he might have saved Ten Shilof his yearly Expence in any one Year, and would ainly have faved it, if he had found himself under a Nety of paying a Tax of Ten Shillings to the Publick. Sir, we have feen of late Years feveral Attempts made brow a Division, and to breed a Dissension between the ded Interest and the Trading Interest of this Nation; fuch Attempts will, I hope, always prove fruitless, for Interests are inseparable, and will always be thought Anne g. Geo. II. 1735-36.

so by every Man who has a Respect for either. There is not a Landed Gentleman of any Senie in the Kingdom, but knows how greatly the Rents of his Estate would be diminished, if our Trade should be undene; and therefore he will never confent to the throwing of any unnecessary Barthen upon it. There is not a Trading Man in the Kingdom, of any Consequence, but has a View to settle himself or his Posterity in a Land-Estate, and therefore he will never agree to the throwing of any unnecessary Burthens upon Land: But, Sir, there has been lately a third Interest reared up in this Kingdom, inconfiftent with both: I mean, Sir, the Interest of those concerned in our public Funds: This is an Interest for the Support of which both our Landed Interest, and our Trading Interest are now greatly distressed; and it is an Interest which some Gentlemen seem to have a much greater Regard for than for either of the other two. Such Gent'emen will, I believe, always be for creating new Funds, as long as we have any Thing left unmortgaged, or any Thirg upon which a new or additional Tax can be laid: because the creating of new Funds will always increase that Interest which they seem to have so much at Heart; and

ot fome Gentlemen are to break thro' the most strict, Anno 9 Ceo. II. most necessary Appropriations, in Cases where there n immediate absolute Necessity to apply the Sums so riated to the Uses for which they were originally deand our Experience in this Particular is one of the leasons, and one of the strongest Arguments for the on now before us; therefore if we agree to the laying any new Tax, I hope it will be immediately appro-

to the Service of the enfuing Year.

he very Question now before us is, whether we ought a Reflraint upon ourselves, with respect to the conof any new Debt, or diverting the Sinking Fund hat Use for which it was originally defigned, and to it stands appropriated by the express Words of those Parliament by which it was established ! The Renow proposed, is only for this Session; but I wish straint were for all Seffions to come; and I am fure have any Regard for our Posterity, if we have any Reor the present illustrious Family, if we have any Reor the future Happiness, I may say Preservation, of tion, we will at least for this Session act as if we under fuch a Restraint; therefore there can be no in laying ourselves under any such. And there is the Occasion for it, because of the frequent Deviations re lately made from this necessary Rule, and because bad Use that may be made of some late Precedents; a Check be not speedily put to such Measures, as all illrations are but fleeting Things, we may expect that Administration will endeavour to make themselves and to put off the evil Day as long as they can, by art of the Sinking Fund as long as there is a Shilling eft. As we have at prefent a pretty confiderable Sinkund, this Measure may perhaps support the present niftration as long as it can well be supposed to last, dly if no War happens in the mean Time; but fad and choly will the Reckoning certainly come to be at laft, we find ourfelves engaged in a dangerous and expensive nur People loaded with as heavy Taxes as they can bear, and all those Taxes mortgaged for the Payof Debts, except just as much as may be fufficient for apport of our Civil Government. This Profpect, Sir, me a most terrible Alarm, and therefore I am most ly for the Question before us."

en the Question being put, That the Question be at : It was carried in the Negative without a Di-

Anno q. Gee. 1L. 1725-10.

Feb. 17. The House refolv'd, Nem. Con. That George Heathcote, Efq; was duely elected a Burgeis for Southwark fr Heathcote voted Mr Sheppard the Petitioner having forme Days before given

up the Dispute.

Feb. 20. A Petition of his Majesty's Justices of the Peace for the County of Middlefex, in their general Quarter Seffions affembled, was prefented to the House and read, setting forth, That the drinking of Geneva and other diffilled Spirituous Liquors, had for fome Years past greatly increased, especially among the People of inferior Rank; and that the constant and excessive Use thereof had already destroyed Thousands of his Majesty's Subjects, and rendered great Numbers of others unfit for ufeful Labour and Service, debauching at the same Time their Morals, and driving them into all manner of Vice and Wickedness; and that that pernicious Liquor was then fold, not only by the Diffillers and Geneva Shops but many other Persons of inferior Trades; by which Means, Journeymen, Apprentices, and Servants, were drawn in to taffe, and by Degrees to like, approve, and immoderately to drink thereof; and that the Petitioners apprehended the publick Welfare and Safety, as well as the Trade of the Nation, would be greatly affected by it, as that Practice was dangerous and mischievous to the Health, Strength, Peace, and Morals, and tended greatly to diminish the Labour and Industry of his Majesty's Subjects ; and therefore praying that the House would take the Premites into their ferious Confideration, and apply fuch Remedy as the House should judge most proper. This Petition was ordered to be referred to a Committee of the whole House; and it was resolved that the House would resolve itself into a Committee of the whole House, on the 23d, to consider of the faid Petition.

e fald Committee

Feb. 23. The House having resolved itself into the faid Committee, Sir Joseph Jekyll mov'd for the following Refolutions, viz. I. That the low Price of Spirituous Liquon was the principal Inducement to the excessive and permicions Use thereof. II. That in order to prevent the excessive and pernicious Use of Spirituous Liquors, a Discouragement thould be given thereto by a Duty to be laid on all fuch Liquors by Retail. III. That the vending, bartering, or uttering the faid Liquors should be restrained to Perfora keeping publick Brandy-Shops, Victualling Houses, Coffee-Houses, Ale-Houses and Innholders, and to such Apothecaries and Surgeons, as should make use of the same by way of Medicine only. IV. That no Person keeping a publicle Brandy-Shop, a publick Victualling House, Coffee-House Ale-House, or being an Innholder, should be permitted to

, barter, or utter the faid Liquors, but by Licence, Anno 9. Geo. 11.

a Duty payable thereupon.

hele Refolutions were all agreed to without Debate in committee, and being next Day reported to the House, there likewise agreed to. Then it was ordered, That aid Report be referred to the Committee of the whole e, to whom it was referred to confider farther of Ways

Means for raifing the Supply.

b. 24. The House proceeded, according to Order, to Hearing of the several Petitions, complaining of an e Election and Return for the County of York, and of Deputy-Clerk of the Peace for the East-Riding of the of York. County, having produced several Books, as the original taken at the faid Election; and being examined as to Time, Place, and Manner of the Delivery thereof to by the High-Sheriff of the faid County; the Counfel be fitting Member, Sir Miles Stapylton, Bart. against only the Petitions were aimed, objected that the faid sought not to be admitted as Evidence, the fame not g been delivered over upon Oath, nor within the Time d by Law, nor any Proof given, that no Alterations been made therein after the faid Election, and before id Delivery. Upon this Objection the Counsel of both being heard, and the Preamble and the fifth Section of ct made in the 10th Year of Queen Anne, in-An Act for the more effectual preventing fraudulent yances, in order to multiply Votes for electing Knights ires to ferve in Parliament, was read, whereby it was d. That in taking the Poll, the Sheriff, &cc. shall the Place of the Elector's Freehold, and of his de, and shall mark Jurat. against his Name, and the arning-Officer shall, within twenty Days after the Elecdeliver over to the Clerk of the Peace all the Pollan Oath made before the two next Juffices of the c. Querum anns, &c. without Imbezzlement or Altera-4 and in fuch Counties where there are more than one k of the Peace, then he shall deliver the original Pollto one, and the attefted Copies to the rest, to be erved amongst the Records of the Sessions of the Peace." the Journal of the House of the 12th of March, 1727, tion to the Report from the Committee of Privileges ections, touching the Election for the County of Bucks and a after which the faid Clerk was again called in armined as to the keeping of the faid Books, fince the of the faid Delivery thereof, and as to the taking of and collating the faid Books, and as to the Declaof the faid High-Sheriff, and other Circumitances and at the Tune of fuch Delivery : After which the

following

ans 9. Geo. II. following Quellion was proposed, ' That Books, called the Original Poll-Books of the last Election of Members to ferve in Parliament for the County of York, produced by Robert Appleton, Deputy-Clerk of the Peace for the East-Riding of the faid County, and which were delivered over to him by the High-Sheriff of the faid County in open Court, at the Quarter-Seffions of the Peace for the faid Riding, about two Months after the faid Election, as the original Poll taken at the faid Election, and which have been kept by him the faid Deputy-Clerk of the Peace ever fince among the Records of the Seffions of the Peace for the faid Riding, the faid Books not being delivered over by the faid Sheriff within the Time, nor upon Oath, as required by the Act of the 10th Year of the Reign of Queen Anne, For the more offectual preventing fraudulent Conveyances, in order to multiply Votes for electing Knights of Shires to serve in Parliament, be admitted as Evidence?

> After Debate, the Question being put, it was carried in the Affirmative, by 201 to 164: Hereupon the faid Poll-Books, and Copies of them, were delivered in; and then it was ordered that the farther Hearing of the faid Petitions

be adjourned to the 26th.

Feb. 25. Mr Sandys moved for Leave to bring in a Bill, For the better securing the Freedom of Parliaments, by limiting the Number of Officers in the House of Commons and Leave was accordingly given, and Mr Sandys, Mr Greenville, Mr Gore, and Mr Howe, were ordered to prepare and

bring in the fame.

Feb. 26. The House proceeded to the farther Hearing of the Petitions complaining of an undue Return for the County of York, and the Counfel for the Petitioner Sir Rowland Winn, Bart. and the other Petitioners, having proposed, in order to difqualify John Maken, who voted for Sir Miles Stapylton at the faid Election, and then fwore that he was a Freeholder, to prove by Parol-Evidence, that he had no Freehold at the Time of the faid Election, in the Plate where he then fwore that his Freehold did lie: The admitting of such Evidence was objected to by the Counsel for the fitting Member, who alledged, that no Man's Parol-Evidence could be admitted, or received as any Proof, against the Affidavit of another Man; and the Counfel on both Sides being heard upon this Objection, and feveral Journals relating to it read, the following Queltion was proposed, viz. . That the Counfel for the Petitioners be admitted to give Paral-Evidence, as to a Person being no Freeholder at the Time of the Election, who fwore himfelf then to be a Free-

This Motion likewise occasioned a long Debate, but at Anno 9 Geo. 11. Taft the Question being put, it was carried in the Affirmative by 206 against 152; after which the farther Hearing of the Matters of the faid Petitions was adjourned to the 2d of March.

Feb. 27. The House having resolved itself into a Committee, to confider farther of Ways and Means for raifing the Supply granted to his Majesty, and the Surplusses stated at Lady-Day and Michaelmas having been referred to the faid Comply granted to his Majesty, his Majesty be enabled to borrow any Sum or Sums of Money not exceeding 600,000 l. at an Interest not exceeding 3 l. per Cent. per Ann. by Loans if to be charged upon the Surplusses, Excesses, or overplus Monies commonly called the Sinking Fund, redeemable by Parliament.

Upon this Motion there was a Debate, in which the Courtiers urged. The Necessity of raising, some Way or other, the Supplies voted for the current Service of the Year; the Impossibility that there was of raising them any other Way, but by throwing the Burden upon the landed Interest, which would be the more unreasonable, because that Interest had been for many Years overloaded, and obliged to contribute much more than their proportional Share towards the annual publick Expence; the absolute uncontroulable Right the Parliament had to dispose of the Sinking Fund yearly to fuch Purpoles, as they should think most for the Benefit of the Nation in general; the Inconvenience of paying off too much of the publick Debt at once; the Unwillingness of the publick Creditors to receive their Money; and the finall Interest the Nation would be obliged to pay for what Money was necessary to be borrowed upon the Credit of the Sinking Fund.

To this it was answered, 'That the Supplies, necessary for the current Service of the Year, might have been greatly reduced, if some Gentlemen had thought fit; in which Case they would not have been obliged either to throw an additional Burden on the landed Interest, or to incroach upon that Fund, which had always, till of late Years, been deemed facred to the Payment of our publick Debts: That if Words in an Act of Parliament could appropriate any Sum to a particular Use, the Sinking Fund was originally approprinted, in the most express Terms, to the Payment of the publick Debts contracted before the Year 1715; and the maly Power that was left to future Parliaments, by its original Constitution, was to dispose of it to the Payment of fuch of those Debts, as should at the Time be thought most necessary to be paid off: That it would be happy for

Anne o Geo. II. the Nation, if they could pay off all their publick Debts at once: That the Unwillingness of the publick Creditors to receive their Money was a certain Sign of their having an advantageous Bargain ; and was therefore a Demonstration. that it was the Interest of the Publick to pay them off as fall as possible: And that, tho' they might perhaps be able to borrow the Sum then proposed at 3 l. per Cent. yet even at that Rate, it was adding to the future yearly Expence of the Nation a Sum of 18,000 l. per Ann. for ever; which, tho' perhaps a small Sum in the Eyes of Gentlemen who dealt in Millions, was however a Sum, that might thereafter he greatly wanted for the current Service of fome fucceeding Year: That confidering the great Expence we had been at in the then current Year, and the great Expence we were like to be put to in the next, for the Defence of a Foreign Nation, they were furprized to find that no Subfide had been received, nor any Sum like to be brought, at least to the publick Account, for answering the Expence we had been, or were like to be at on that Occasion : That we found by Experience, no Nation would fo much as promise us any Affiftance, without our granting them a large annual Subfidy, to commence as foon as the Promife was made, and to be paid, tho no fuch Affiftance should ever be wanted = That even when some of our Allies had, for very valuable Confiderations, engaged to affift us at their own Expence. yet when that Affiffance was required, they had always found Pretences for not complying, 'till we engaged to defray any Expence they should be put to upon that Account : That it was certainly our Interest to protect our Allies, and to prevent any one of our Neighbours growing too powerful by conquering another; but if we always shewed ourselves ready to protect the weakest Side at our own Expence, every one would find Pretences for throwing all the Burden upon our Shoulders, by which Management we must necessarily at last become the weakest of all our Neighbours; and having thus fpent our whole Force, and thrown away all our Money in the protecting of others, we should at last have nothing left wherewithal to protect or support ourselves."

To this it was replied again, 'That we had given no Affiftance, nor had lately put ourselves to any Expence in the Defence of any Nation, but what we were obliged to, not only by the most folemn Treaties, but even for the Sake of our own Prefervation: That with regard to the Nation fepposed to be meant [ Portugal ] it was very well known, that we were as much interested in the Desence and Preservation of that Nation as of any other; and it was likewife known, that we were far from being at all the Expence, for that Nation itself had been at a very great Expence in providing for its own Defence, and a great Part of the Money laid out in Anney Con. II. that Provision had been brought to this Kingdom: That as that Affair was then upon the Anvil, it could not at this Time be fully explained, but a Time would come when it might; and when that Time did come, the House might then, if they thought fit, inquire into it; upon which Occasion the Necessity, the Justice, and the Wildom of our present Conduct would, they believed, be easily explained to the Satiffaction of almost every Gentleman, who might then have the Honour of being a Member of that House.'

Then the Question being put for agreeing to the Motion, it was carried in the Affirmative without a Di-

vifion.

March 2. The House having re-affum'd the Hearing of the Yorkshire Election the Petitions relating to an undue Election for the County of tion York, the Counsel for the Petitioners examin'd Joshua Wilon, in order to disqualify the above-mentioned John Maken, s having had no Freehold, at the Time of the faid Election. n the Place where he then swore that his Freehold did lie; nd the faid Wilson beginning to give Evidence of that Difualification, by relating the Confession of the faid John Taken, he was interrupted by the Counsel for the fitting Tember, who faid, That as the House would not admit of a Aan's Confession, even before them, as an Evidence against that he had fwore at the Time of an Election, they would ot furely admit of a Man's private Confession to a Neighour in the Country, as an Evidence against what he had vore at the Time of an Election. Upon this the Counfel both Sides were heard, and feveral Journals read, partialarly the Resolution of that House of the 12th of Feb. en last, in the Case of the Election of the Borough of outhwark, against admitting the Petitioner's Counsel to exnine Thomas Gaman, in Contradiction to his Oath at that ection: And then the following Question was proposed, z. . That the Counfel for the Petitioners be admitted to ve Evidence, as to what a Voter confessed of his having Freehold, who at the Time of the Election swore he d.' Upon this Motion there was also a Debate; but on the Question's being put, it was carried in the Affirtive by 181 to 132.

After this the Counfel for the Petitioners proceeded to exane the faid Wilson and several other Witnesses, in order disqualify several other Persons, who voted for the faid ing Member at the faid Election; and having begun to amine a Witness, in order to disqualify one of those Pers, to whom the Petitioners, in the Lists by them deli-'d, pursuant to the Order of the House of the 16th of wary last, had objected, that he was not affelied, nor had

a Freehold of 40 s. per Ann. in the Place, where, at the Time of the faid Election, he fwore that his Freehold did lie; and it appearing that the Evidence, which the Witness gave, tended to prove that such Person had no Freehold at all there, he was interrupted in his Evidence by the Counfel for the fitting Member, who faid, That by the faid Order. Petitioners were obliged to deliver to the fitting Members Lists of the Persons intended by the Petitioners to be objected to, who voted for the fitting Members, giving in the faid Lists the several Heads of Objection, and distinguishing the fame against the Names of the Voters excepted to: That as the Petitioners had not objected to this Person that he had no Freehold at all, but only that he had not a Freehold of 40 s. a Year, where, at the Time of the faid Election, he fwore that his Freehold did lie; therefore no Evidence was to be admitted for proving that he had no Freehold at all. The Counfel of both Sides being heard upon this Objection, after fome Debate, the Question was put, and carried, That the Counsel for the Petitioners be admitted to give Evidence as to a Person's having no Freehold at all, to whom the Petitioners had objected, in their Lift of Objections, that foch Person had not a Freehold of 40 s. per Annum. Then the farther Hearing of this Affair was adjourned to the 4th In-

The same Day a Petition of the Quakers was presented ting to Tithes; to the House, and read, setting forth, ' That notwithlanding the feveral Acts of Parliament made for the more city Recovery of Tithes, Church-Rates, Oblations, and other Ecclefiaftical Dues, in a fummary Way, by Warrant from Justices of the Peace; yet as the faid People confcientiouly refused the Payment thereof, they were not only liable w. but many of them had undergone grievous Sufferings by Profecution in the Exchequer, Ecclefiastical, and other Court, to the Imprisonment of their Persons, and the Impoverising and Ruin of them and their Families, for such final Sums as were recoverable by those Acts ; and therefore praying, that the House would be pleafed to take the Premies into Confideration, and afford them fuch Relief therein, at to the House should feem meet. Hereupon it was order'd, that Leave be given to bring in a Bill to amend, and renlis more effectual the Laws then in being, for the more my Recovery of Tithes, Church-Rates, Oblations, and other Ecclefiaffical Dues from the People called Quakers, and that Mr \* Glanville, Sir William + Yonge, Mr Henry Archer. and Mr Hampden, should prepare and bring in the same.

A Bill order'd in

( 153 )

March 8. The House being in a Grand Committee on Anno 9. Geo. II. the Supply, Sir Joseph Jekyll mov'd to resolve, That for all Spirituous Liquors, which any Retailer thereof should, from Str J. Jek and after the 24th Day of June, 1736, be possessed of, there thould be granted to his Majesty a Duty of twenty Shillings fer Gallon: But this was oppos'd by feveral Members, who thought the laying on fo high a Duty was in some Measure a Prohibition: And upon this Occasion Mr William Pulteney itood up, and spoke as follows:

Sir,

\* I believe it will be admitted by every Gentleman, that the Mr Pulteney's conflant and excessive Use of spirituous Liquors among the Motion. Inferior Rank of our People, is a Practice which has of late Years grown to a monst rous Height, and it will be as generally and as readily admitted, that this Practice is dangerous and mischievous to the Health, Strength, Peace, and Morals of the People; and that it tends greatly to diminishing the Labour and Industry of his Majesty's Subjects; therefore I believe we shall all agree in this, that some Method ought to be taken for putting a Stop to this Practice; but whether it be necessary for this End, to lay a total Prohibition upon the Retail of fuch Liquors, is a Question that will, in my Opinion, admit of fome Doubt, and deferves our most ferious Consideration, because of the many bad Confequences with which fuch a Prohibition must certainly be attended.

Let us confider, Sir, that the Distilling Trade is a Bufiness which has been carried on by Royal Authority for about an hundred Years, and that it has been not only highly approved, but very much encouraged by several Acts of Parliament paffed fince the Revolution. Under fuch publick, fuch great, and fuch folemn Sanctions, what Person in the Kingdom could imagine that the Trade was in itself permicious, or that it was inconfistent with the Health and Welfare of the People; no Man could: And accordingly great Numbers of his Majesty's Subjects, especially within thele last forty Years, have betaken themselves to this Bufinels, and have employed all the Money they were Maiters of in providing Materials proper for the Bufiness. And farther, Sir, as the distilling of such Spirits has met with great Encouragement from the Legislature for many Years path, fo likewife the Retail of them hath been fo much encouraged, ne at least connived at, and there is not now an Inn, an Alehouse, or a Coffeehouse in the Kingdom, but what me a great Part of its Profits to the Retail of fuch Liguors: By which Means there are now fuch Multitudes f Familian in the Kingdom who owe their chief, if not their only Support to the diffilling, or to the retailing Vos IV fach Anco o. Geo. II. 1745'36.

fuch Liquors, that they very well deferve the Care and the Confideration of a British House of Commons. The only Complaint now before us, Sir, is against the constant and excessive Use of spirituous Liquors among Persons of inferior Rank : There is no Complaint against the Liquors themselves, nor was it ever said that a moderate Use of any fort of fuch Liquors was hurtful; nay, it will be granted, I believe, that the moderate Use of them is upon many Occasions convenient, if not necessary; so that by a total Prohibition of fuch Liquors by Retail we feem to be carrying the Remedy much farther than the Disease, even with respect to our home-made Spirits. But with respect to Rum, I am fure there never was any Complaint against the constant and excellive Use of that Liquor among Persons of inserior Rank; therefore I can fee no Reason for putting a Stop to the Retail of that Liquor; and when we consider the present low and distressed Condition of our Sugar-Colonies. and that they are now chiefly supported by the Sale of their Rum, I think we ought not to put almost an intire Stop to the Confumption of that Liquor, without some very firong

and very urgent Reasons for so doing.

' From what I have faid, Sir, I hope no Gentleman will fuppose or imagine, that I am arguing against our taking fome Method for putting a Stop to the conflast and excessive Use of such Liquors amongst Persons of inferior Rank. No, Sir, I shall readily and willingly agree to any proper Method for that Purpose; but I must declare that my Concern is fo great for the Multitudes of Families both in this Island and in the West-Indies, who now owe their chief Support to the making and vending of fuch Liquors. that I cannot give my Confent to any Regulation which will turn them entirely, and at once, out of the Bulinels to which they at present owe their chief Support ; especially. as I am convinced the Difease we have under our Consideration does not any Ways stand in need of such a desperate Cure : And I have likewise so great a Regard for his Majesty and his illustrious Family, and for the Peace and Quiet of this Kingdom, that I cannot give my Confent to a Regulation which I foresee will raise great Disassection to the present Government, and may produce such Riots and Tumults, as may endanger our present Establishment, or at least such as cannot be quelled without spilling the Blood of many of his Majesty's once faithful Subjects, and putting an End to the Liberties of the People. It is a dangerous, it is, Sir, a terrible Thing, to reduce many thousands of Families at once to a State of Despair, which will be the certhin Confequence of laying such high Duries upon the Retail of spirituous Liquors as will amount to a total Prohi- Anno o Ger it.

The conflant and excessive Use of spirituous Liquors, amonght the inferior Rank of our People, is the only Complaint now properly before us, and as it is evident that this Grievance proceeds entirely from the low Price of our homemade spirituous Liquors, it is certain that a Duty upon all fuch, perhaps less than that which was imposed by the late Act against Geneva, would prevent the constant and exceffive Use of such Liquors amongst the inferior Rank of our People: This, Sir, I think is evident from the Effect of those high Duties which are laid upon Brandy and Rum; for it is certain that Brandy and Rum are more coveted by the Vulgar, and may eafily be made more palatable than any fort of home-made Spirit; yet we have never heard of great Complaints made against the constant and excellive Use of Brandy or Rum among Persons of inferior Rank ; the Reason of which certainly is, because the Duties upon these Liquors have raised the Price so high, that the lower fort of People cannot afford to make a constant and excessive Use of them; and therefore it is plain, that ifthe Price of all home-made Spirits were, by a Duty to be laid upon them, made as high as the Price of Rum is at prefent, it would prevent the constant and excessive Use of them among the Vulgar.

It cannot be faid, Sir, that nothing but a total Prohibition can be an effectual Remedy against the Evil complained of, because we all know that the late Act against Geneva was effectual fo far as it went: It was made, we know, to extend only to Compound Spirits, and with respect to them it was an effectual Remedy, for it put an entire Stop to the constant and excessive Use of such Spirits amongst those of inserior Rank; but some of the Distillers immedistely began to make a fort of plain Spirit, which, I believe, in Derihon of the Act, they called Parliament Brandy, and this the Common People made as constant and as exceffive an Use of, as they had before done of Compound Spirits; This was the Case of that Act, and if it had been amended, and made to extend to all home-made Spirits, inflead of being repealed, there would never have been Occation for any fuch Complaint as that we have now before us! How it comes to be repealed, I shall not now take upon me to explain; but upon recollecting what was the Effect of that Act, I think we need not give ourfelves any great Trouble in fearching after a Remedy for the Difease now complained of : Let us but revive that Act, extend it to all home-made Spirits, and add some Clauses for preventing any

Person's

anno 9. Goo. II. Person's selling spirituous Liquors without 2 Licence, and I am convinced the Remedy will be found to be effectual.

But admitting that nothing but a total Prohibition will do; yet, for God's Sake, Sir, let us have some Regard to the many poor Families that are now supported by the distilling and vending of spirituous Liquors : Do not let us, for God's Sake, turn them all at once out of their Livelyhood : Let us consider how difficult it is for a Man who has been bred up to, and long exercised one fort of Business, to turn himself all at once to another, by which he may support his Family: Let us confider what a Lofs he must fustain by the Sale of those Utenfils he had occasion for in his former Way of Bufiness; The Difficulty must upon all Occasions be great, the Lofs must be considerable; but by turning such Multitudes adrift at once, we shall make the Difficulty infurmountable, and the Loss irreparable; for there will be fuch Numbers brought at once to look out for new Employments, that it will make it impossible for any one of them to succeed; and there will be such a large Quantity of a certain Sort of Materials brought at once to the Market, that none of them will bear any Price. In short, Sir, the Difficulties and Diffresses which many poor Families must be drove to, raife in me the most melancholy Reflections, and they must raise in the Breast of every Man that hears me, the most compassionate Concern; therefore, if it be thought absolutely necessary to lay on such Duties as will amount to a Prohibition, I hope they will not be laid on all at once: We may now lay on a small Duty upon all forts of Spirits fold by Retail, and a fmall Duty upon Licences for telling by Retail: we may increase those Duties the next Session, and we may go on increasing yearly, till they be at last brought up so high as to amount to a Prohibition : By this Method People will have time to look about them, and will get out of the Trade by Degrees; which will make it the less hurtful to every particular Man, and the more easy for him to fix himself in fome new Way of Bufiness, by which he may be able to support his Family.

I have often heard, Sir, of Sumptuary Laws, by which certain Sorts of Apparel, or rather Decorations, have been forbid to be worn by Persons of inferior Rank; but I never yet heard of a Sumptuary Law, by which any Sort of Victuals or Drink were forbid to be made use of by Persons of a low Degree; yet this is, as it appears to me, what feems to be now intended: We are absolutely to forbid the Use of Spirituous Liquors to all those, who are not able to purchase a certain Number of Gallons at a Time: A poor Journeyman or Labourer shall not have a Dram, shall not have a Glass of Punch, unless he can spare to lay out eight or ten Shillings at

a Time,

a Time, which I am fure two Thirds of our People cannot Anno 9, Geo. II. well spare to do: Whereas, if a Man is rich enough to lay out eight or ten Shillings at a Time, or profligate enough to pawn his Coat, in order to raise the Money, he may drink as much, he may commit as many Debauches in that Liquor as he pleases; the Law, contrived by the Wisdom of the Britilh Legislature against the excessive Drinking of Spirits, shall put no Restraint upon any such Man : If Spirituous Liquors, even when taken in the most moderate Way, are of such a pernicious Nature, that they ought never to be tafted without the Advice and Prescription of a Physician, we ought to take Care of the Rich as well as of the Poor, by putting it out of the Power of the former, as well as of the latter, to tafte the bewitching Cup without fuch Advice and Prescription; but if the moderate Use of such Liquors be no way hortful, I can fee no Reason for our making any invidious Diffinction between the Poor and the Rich; let us leave the moderate Use of such Liquors to all, and take all proper Methods for preventing their being immoderately used by any. This, I think, Sir, may be done by a much lower Dury than that now proposed, and therefore, tho' I have as great a Regard for the Health and the Morals of the People, as any Gentleman in this House; yet I cannot but be against the Motion now made to you, because of the terrible Confequences with which it must necessarily be attmded."

In answer to the above Speech of Mr Pulteney's it was Arguments in half of the M urg'd, That no fort of distilled Spirituous Liquor was abfalutely necessary for the Support of Nature; that such Lispon were at first used only by Physicians, in some danger-Diffempers, and were never difpenfed but in small Quantities; but when fuch Liquors were to be met with stevery Corner, and People left at Liberty to take as much of them as they pleafed, few could keep themselves within any Bounds, because a small Quantity deprived them of their Reason, and the Companions they usually met with at such Places, encouraged them to drink to Excess: That it was impossible to prevent this Excels, without diminishing the Number of Retailers of fuch Liquors, and railing the Price to high, as to put them out of the Reach of Perton of inferior Rank, who were the only Sort of People apt to make a Cultom of getting drunk with fuch Liquor; for that very few of the better Sort had ever been found to commit frequent Debauches in fuch Liquors; and even with respect to them, by putting it out of their Power to meet with fuch Liquors at a cheap Rate in any Place of mablick Refort, the Temptations which might arise from sumifcuous Company, would be entirely taken away, and

into g. Geo. 11. very few Perfons were fo ridiculously abandoned as

drunk by themselves.

That they were very fenfible of the Difficulties to great Numbers of his Majesty's Subjects would be by the Duties to be laid upon the Retail of fuch L but the Interest of every particular Man must give the general Interest; and where the Preservation of ciety was so effentially concerned, the Prejudice of se particular Persons was not to be regarded. However all possible Care would be taken of those that mig by the Duties to be laid upon the Retail of Spiritu quors, in order that they might be enabled to fa fome other Way of supporting their Families; and a one would be convinced that their being turned out present Way of supporting them, was necessary for t liek Good, it was to be prefumed that every Man willingly fubmit to fuch a Regulation ; fo that it co raise any Disaffection to his Majesty's Government.

\* That with respect to Rum and Brandy, it was ve tain that they likewise had been often drank to great notwithstanding the high Duties laid upon them, an as pernicious, both to the Health and the Morals of t ple, as any home-made Spirit : That it would be rid to lay a higher Duty upon home-made Spirits, which the Manufacture of the Subjects of this Island, tha Rum and Brandy, especially the latter; and that if gar-Islands should fuffer a little by our lessening th fumption of Rum, they could not complain, when th fidered that it was for the Sake of preferving their I Country, the general Interest of which was always preferred to the particular Interest of any Colony any fort of Spirit should be exempted from the Duti to be imposed, the Retailers would fell all Sorts of under that Denomination, and the Diftillers would con them in such a Manner, that it would be impossible cover the Fallacy.

That they would willingly agree to the Methe poied by the honourable Gentleman, of laying on small Duty at once, and raising that Duty by Degree they were very fure the laying on a small Duty wo be an effectual Remedy for the Evil so loudly composed: And if the Resentment, then in the Nation again Sorts of distilled Spirituous Liquors, should be also subside, they were afraid they would never be able a new Act passed for raising that Duty, because of the titudes of People that would always be engaged, by the private Interest, to oppose the passing of any such therefore they thought it was absolutely necessary.

ge of prefent Conjuncture, to put an effectual Stop Anno 9. Geo. 11. ctice to long, and to justly complained of; and for

fon they were for agreeing with the Motion."

Question being then put upon Sir Joseph Jekyll's the fame was agreed to without any farther Debate; kewife the following, viz. That from and after the ly of June, 1736, the Sum of 50 I. yearly should to his Majesly, for a Licence, to be taken out yearly Person keeping a publick Brandy-Shop, a publick y ing-House, Coffee-House, or Ale-House, or being aner, who shall vend, barter, or utter, any such Spi-Liquors.

Chairman of the Committee being about to make a Sir Robert Wal of the two foregoing Refolutions to the House, pole me ert Walpole stood up and mov'd, ' That the Comnight fit again before any Report was made to the because as the Duties proposed to be laid upon Spi-Liquors would certainly very much diminish the Conof fuch Spirits, it was not to be expected that the apon fuch Spirits would produce fo much yearly as d formerly done; and as the former Produce stood ated for answering certain Annuities and Payments, rly to the Civil Lift, it would be necessary to con-Ways and Means to make good the Deficiencies, the happen by the two Resolutions they had then o: Hercupon the Committee agreed to fit again

t Affair before making any Report.

o. The House proceeded farther on the contested The House p for the County of York, and the Counfel for Sir the Winn having proposed to disqualify William who voted in Right of a Freehold at Acomb in ontake of Aynsty, within the County of the City of have a Right nd having examin'd a Witness concerning the Usage of the sh for Freeholds lying in the faid Hundred at Electhe County of York, the Counfel for Sir Miles , fitting Member, were heard in Answer to the of that Disqualification. And a Copy of the Rethe Letters Patent granted by King Henry VI. to or and Citizens of York was read, reciting that the nd Citizens were Bailiffs of and in the Hundred of and granting to them and their Successors that the ared or Wapontake, with the Appurtenances, flould and united to the County of the faid City, as ereof, excepting the Caffle of York and its Diffrict; g to the Archbuhop, Dean and Chapter; and all rsons, all kind of Franchises, Privileges, &c. to right belonging : Hereupon it was refolved, That shale Freeholds lie within that Part of the County

1715-16.

Auno 9. Geo. 11. of the City of York, which is commonly call'd the Aynfly have a Right to Vote for Knight of the Shire for the Coun ty of York.

A Petition of the Druggists, &c.. complaining of the unequal Du-ties upon Tes, and the per-scious Practice of Seng-

March 10. A Petition of the Druggists, and other Deal ers in Tea, was presented to the House, and read; setting forth, 'That the Petitioners were induced to hope, that the Interest of the fair Trader in Tea would have been effectu ally secured by an Act passed in the 10th Year of his law Majesty, by which an Inland Duty of 4 s. per Pound was laid on all Tea, without Distinction of Quality; but notwithstanding the Regulations made by that Act, and the many Penalties the Smugglers of Tea and their Accomplices were liable to by Law, the Petitioners had fatally experienced, the clandestine Importation of that Commodity was so far from being prevented, that it was carried on to such a Degree, that the Petitioners had the strongest Reason to believe, near one half of the Tea confumed in this Kingdom paid no Duty; and that the very high Duty of 4 s. per Pound, as well as the Inequality of its being laid, were the principal Foundations of the pernicious Practice of Smuggling, the coarser Sort bearing much too great a Proportion of the faid Duty, and by the Smugglers bought Abroad at one third of the Price it would stand the fair Trader in at Home; and that unless some Remedy should be applied esfectually to prevent that known Evil, the Petitioners and all fair Traders would be under extreme Difficulties in carrying on their Trade, by reason of the Disadvantages they were under, from the Practices of Smuggling, as well as from the

upon that Day Seven-night, refolve itself into a Committee Annag. Geo. II. of the whole House, to consider of the most effectual Means to put a Stop to the great and growing Evil arifing from the unwarrantable and illegal Methods of importing Tea and other Goods into this Kingdom; and the faid Petition was order'd to be referred to the Confideration of the faid Committee.

March 12. A Motion was made by Mr Walter Plumer, Mr Plumer's Mo-That an Act made in the 25th of King Charles II. intitled, the Tell-Act. An All for preventing Dangers which may happen from Popiff Recufants, might be read; and the same being read accordingly, Mr Plumer flood up and fpoke as follows :

I believe every Gentleman that hears me may eafily judge, with what View I have defired this Act to be read to you. It is, Sir, with a Defign to have some Part of it repealed, and another Part fo amended and explained, as to make it confiftent with that Charity and good Nature which every Member of the Christian Religion ought to shew to

another.

\* The Motion I am now to make, Sir, proceeds chiefly from these three Considerations: That I am, and I hope shall always be, an utter Enemy to all manner of Persecution : That I have a great Reverence for that folemn Inflitution called the Sacrament of the Lord's Supper; and That I shall always be for every thing which I think may tend towards establishing and preferving the Unity, Peace, and Trade of my Country. These are Considerations which I am perfuaded are of as great Weight with every Gentleman of this House as they are with me; and therefore, if I can thew that there is any Thing in this Act that looks like Perfecution, any Thing that brings a Contempt upon that holy Institution of our Religion, or any Thing inconfillent with the Unity and Peace of our People, or with the Trade of our Country, I make no Doubt of having the umanimous Affent of this House to what I am to propose; and, in my Opinion, it would contribute greatly to the Glory of this Generation, as well as the Honour of this House of Commons, to have it agreed to Nemine contra-

I hope, Sir, it will be granted me, that the subjecting Man to a great Penalty if he refused to subscribe to an Opinion which he thought inconfistent with the Christian Religion, or to join in any Ceremonies of publick Worthip which he thought finful or perhaps idolatrous, would be a very heavy Persecution; and I hope it will likewise be granted, that to render a Man upon any fuch Account incapable of holding a Land-Effate, or of fucceeding to any VOL. IV.

og. Geo. II. Estate as next Heir or next of Kin, would also amount to a high Degree of Persecution: Now in this Statute which has been read to you, there is one Clause which enacts. 'That all Persons that shall bear Office, Civil or Military, or receive any Salary or Wages by any Grant from the King. or shall have Command or Place of Trust from or under him, or shall be in his Navy or Houshold, in England, Wales, Berwick, Jersey, or Guernsey, shall not only take the Oaths of Supremacy and Allegiance, in the next Term. or at the Quarter Seffions, within three Months after their Admittance, but shall receive the Sacrament of the Lord's Supper according to the Usage of the Church of England, of which they are to deliver a Certificate, and make Proof. at the Time of their taking the faid Oaths; in Failure of which they are ipfo Facto disabled to enjoy the said Offices or Employments, or any Profit thereby: ' And by another Claufe, 'Persons beyond the Seas or under any of the other Impediments there mentioned, are to receive the Sacrament and take the faid Oaths, within four Months after fuch Impediment removed.' By this Regulation it is evident, that no Man can hold or enjoy an Office or Employment, Civil or Military, without declaring himfelf a Member of the Church of England as by Law established; and as there are great Numbers of faithful Subjects, who have the Misfortune of believing that some of the Opinions established by our Church are not entirely confiftent with Christianity. and that some of our religious Ceremonies tend towards Idolatry, fuch Men cannot fincerely communicate with the established Church; upon which Account, and upon that only, they may therefore be subjected to Penalties, or deprived of a yearly Revenue, according to the Nature of the Office they may be named or entitled to; for if the Post or Office be such a one as is attended with Trouble only, there is generally a Penalty upon a Man's refusing to ferve it; which Penalty every Man must pay who is not a Member of the Church of England; because by this Clause he is debarred from ferving the Office; whereas if it were not for this Incapacity he is laid under, he might probably chuse to serve the Office rather than pay the Penalty; and I would be glad to know the Difference between fubjecting a Man directly to a Penalty for refufing to join in any religious Opinion or Ceremony, and this indirect Manner of subjecting him to it, by tacking to an Office, in itself meerly temporal, a most solemn Approbation of all the religious Doctrines and Ceremonies of the established Church.

' Again, Sir, if the Post or Office to which a Man is named or intitled, be one of those to which a yearly Salary or Revenue is annexed, from the Day of his Nomination

he has as good a Right to receive the Profits of that Of- Anno 9. Geo. II. fice as any Man has, or can have, to his Ancestor's Estate, they being both founded chiefly upon the Law of the Land; nay it often happens, that the Person named to any Post or Office has by long and faithful Services fully deferved that Nomination; and this I take to be a more meritorious Title, than the Title any Man can have to the Estate of his Ancestor or next Relation. Suppose we should have a new foreign War of ten Years Duration, as we had in the late Queen's Reign ; suppose a Gentleman of the Dissenting Persuanon should in the Beginning of that War go abroad a Cadet in one of our Marching Regiments, and in Confideration of much Blood loft, and many brave Services performed in the Cause of his Country, should be at last made Colonel of a Regiment, would not such a Man be fully intitled to the Profits of his Commission, during the Time his Majefly should think fit to continue him in Command? Would it not be downright Perfecution to turn him out of his Commission, and reduce him to a starving Condition, meerly for the fake of a Scruple of Conscience? Yet the Case would be so, if this Law should be then in Force : Upon the frit Return of the Regiment to England, he would be obliged, within four Months to give up his Regiment, or receive the Sacrament of the Lord's Supper, according to the Ufage of our Established Church, which his Conscience would not permit him to do, if he should happen to be a fincere Diffenter: Therefore I must look upon this as a much higher Degree of Persecution, than it would be to render a Man, on Account of any religious Opinion, incapable of holding a Land-Estate, or of succeeding to any Effate as next of Kin.

From what I have faid, Sir, I hope it will appear that a very high Degree of Persecution lurks under the incapacitating Clauses I have mentioned, and therefore, in my Motion for the Repeal of them, I hope I shall have the Concurrence of all those who are real Enemies to that Antichristian Practice; but when I consider the Reverence due to the Sacrament of the Lord's-Supper; a facred Mystery which none ought to approach, without having first diligentby examined themselves, and to which all are to be invited, but none to be compelled, I am furprifed that it should ever have been turned to fuch a prophane Ufe, as that of qualifying a Man for being an Adjutant to a Regiment, or the Balliff of a little Borough. This, Sir, is perverting it to an Use for which I am sure it was never intended, and this Perversion has already produced, and will always produce, many and great Abominations. It is well known how many have become unworthy Partakers of the Holy Communion,

one 9. Geo. II. for the fake only of intitling themselves to some lucrative Polt or Employment; it is well known what terrible Indecencies some have been guilty of, upon such Occasions, and what a Scandal has often been thereby given to all those who are truly devout. This is so generally known that it is now the common Practice in all the Churches of England. for the Curate to defire the legal Communicants if any there be. I mean those who come there in Obedience to that Statute, to divide themselves from those who come there purely for the Sake of Devotion; and, indeed, it were to be wished that none of the former should ever be allowed to Communicate in the Presence of, much less at the same Table with any of the latter; for the former are often fo well and fo generally known to be unworthy Partakers, that their being admitted upon any Pretence whatfoever, gives great Offence to the truly Religious, and tends to subvert the Morals of the Vulgar, by leffening that Esteem which they ought to have for the established Religion of their Country, and which wife Magistrates will always cultivate with all possible Care; but this by long and general Experience we know, is not to be done by Penal Laws. On the contrary, fuch Guarantees for the established Religion of any Country, Live always produced Pride, Ignorance, Luxury, and Oppression, among those of the Established Church, and invincible, may, often victorious Enthufiasm, among those of the contrary Religion. Even in this Kingdom, we know, that Penal Laws and Perfecution raifed to high the Torrent of Enthuliaim among us. that our Established Church was at last quite overwhelmed by the diffenting Interest; and happy was it for our Church that those Enthusiasts destroyed our Constitution, as well as our established Religion; for if they had preserved the former, I am afraid the latter had never been restored. Since the Repeal of most of our perfecuting Laws, the differting Interest has daily decreased; and I am convinced those Remains of it that are now among us, are chiefly owing to the Act now under our Confideration, and one other Act of much the fame Nature.

" With regard to the Peace and Unity of our People, I must say, Sir, it is Matter of great Surprise to me, how the Legislature of any Country could be prevailed on to annex temporal Rewards or Punishments to speculative Opinions in Religion. I can eafily conceive how Doctors might differ in speculative Points of Divinity, as well as in speculative Points of Law, Physick, or Philosophy 1 and I know with what Vehemence a learned Doctor in either of those Sciences maintains his own Opinion, and with what Envy. Malice, and Roge, he purfues his Adverfaries; but I cannot

eafily conceive what Reasons the Lawgivers of any Country Anno 9 Gen. 9 could have, to adopt and establish speculative Opinions of any particular Doctor in Divinity, while at the fame Time they shewed a very great Indifference, with regard to the speculative Opinions of the Doctors in all other Branches of Literature: The Caufe of this different Behaviour in our ancient Lawgivers, I fay, I cannot well comprehend; but whatever may have been the Caufe, if they thereby intended to establish an Uniformity of Opinion with respect to religious Matters, Experience has shewn that they have been most egregiously mistaken; for the annexing of temporal Rewards and Punishments to speculative Opinions, has been fo far from reconciling Men's Minds, and making them agree in any one Opinion, that it has rendered those of different Opinions in Religion, not only implacable, but most cruel and barbarous Enemies to one another; an Effect which has never been produced by Difference of Opinion in any other Science. In Law, in Physick, in Philosophy, there are, and always have been. Doctors of different Opinions; and among them too there have always been, I believe, fome who would have gladly confuted their Adversaries by Fire and Faggot, especially when they found themselves overcome by fair Reafoning a but as the Law of no Country has as yet thought fit to interpole in thole Disputes, we find the Followers of these Doctors have generally argued the Matter very coolly, and when the Dispute was over have parted as good Friends as they met. This has hitherto been the Cafe in all Sciences except Divinity: but if we should make a Law for punishing those who did not agree with the Newtonian System of Philosophy, or for rendering all fuch incapable to hold any Poll or Office in our Government, I am perfuaded we should have, in a few Years, great Numbers of our People who would be ready to facrifice Life and Fortune in Defence of the Ariftotelian or the Cartefian System: Nay, if any such Law were made against all those who did not believe that the three Angles of every Triangle, are equal to two right Angles, I make no doubt but that this plain Demonstration would be most violently opposed by great Numbers of Men in the Kingdom; for when the Passions of Men are stirred up by temporal Rewards and Punishments, the most reasonable Opinions are rejected with Indignation, the most ridirainus are embraced with a frantick Sort of Zeal. Therefine, Sir, if we have a Mind to establish Peace among our People, we must allow Men to judge freely in Matters of Religion, and to embrace that Opinion they think right, without any Hopes of temporal Rewards, and without any Fenry of temporal Punishment.

Anno 9. Geo. 11. 1735-36.

As to our Trade, Sir, the Advantages we have reaped in that respect by the Toleration Act are so apparent, that I shall not take up your Time with enlarging upon that Subject; but in order to retain those Advantages, and to improve them as much as possible, I shall beg Leave to move, that Leave be given to bring in a Bill to repeal so much of the faid Act passed in the 25th of Charles II. intitled, Am All for preventing Dangers which may happen from Popiffe Recujants, as obliges all Persons, who are admitted to any Office, Civil or Military, to receive the Sacrament of the Lord's Supper, within a Time limited by the faid Act, and for explaining and amending fo much of the faid Act, as relates to the Declaration against Transubstantiation."

Mr Plumer being seconded by Sir Wilfrid Lawson: the

fame was oppos'd by Lord Noel Somerfet, Lord Viscount Tyrconnell, Mr Danvers, Mr Shippen, and Sir Robert Walpole, who urged the following Arguments against the Motion.

As I have hitherto appeared to be an utter Enemy to all Perfecution, I hope my difagreeing with this Motion will not be looked on as any Sign of my having changed my Opinion, or of my having any Intention to alter my Conduct for the future : So far otherwise, Sir, I have still, and I hope shall always have, as tender a Regard for the Diffenters of all Denominations, as any Man can have, who is a true Member of the Church established by Law. As a fincere Member of the Church of England I must, and I do wish that all the Diffenters in the Kingdom could be gained over to the Established Church; but though I wish for this happy Event, yet I shall never be for attempting the Accomplishment of that Wish by any Methods that have the least Tendency towards Perfecution, or towards doing a least Injury to any Man whose Conscience will not allow him to embrace the Established Religion of his Country: For all fuch I shall continue to have a real Concern; because P think this Difference of Opinion is a Man's Misfortune, and not his Crime.

But, Sir, the Word Persecution has, in my Opinion, been very much mistaken by the honourable Gentleman who made you this Motion; for according to the Meaning he has put upon the Words, there could be no established Church, or established Religion in the World, but what must be deemed guilty of persecuting all those who differ from it; and yet those Gentlemen will, I believe, grant, that in every Society there ought to be an established Rellgion, or a certain Form of publick Worship established by the Laws of that Society; therefore we must find out a zwinzes/d

Debate thereon.

Sir Wilf. Lawfon. Ld Noel Somerfet. Ld Tyrconnel. Mr Danvers. Sir R. Walpole.

Meaning for these Words different from that which has been Anno 9. Geo. II.

put upon it.

As there is in every Society a certain Form of Government established, I hope it will be granted, that it is the Duty of every Member of that Society to support and preferve that Form of Government as long as he thinks it the best that can be established; and on the other Hand, if there be any Man, or any Set of Men, who are convinced that a different Form of Government would render the Society much more happy and powerful, I believe it will likewife be granted, that it is the Duty of all such Men to endeavour, in a peaceable Way, at least, to bring about an Alteration. These two Duties therefore being altogether inconfiftent, nay, even destrustive of one another, it is absolutely impossible for the one Set of Men to do their Duty. without laying the other Set under some Hardships: When those Hardships are no greater than what are absolutely netellary for the End intended, they are just and reasonable, and fuch as those who are subjected to them, ought not to complain of; but when they are greater than what are netelliry, they then begin to take and to deserve the Name of Oppression, and according to the Degrees of this Excess, the Degrees of Oppression are always to be computed. In the Degrees of Oppression are always to be computed. In this Kingdom we know there is a Set of Men who think it their Duty to endeavour to bring about an Alteration of our present happy Establishment, I mean our Nonjurors; who for that very Reason are excluded from all Posts and Places in our Government, which is certainly a Hardship upon them; but I am fure it cannot be called an Oppression; nor can this Exclusion with Respect to them be called a Punishment.

And if there be a Set of Men in this Kingdom who think the Doctrines of the established Church inconsistent with Christianity, or the Ceremonies of our publick Worpidolatrous, it is their Duty as Christians to attempt to bring about an Alteration in our established Religion, and they certainly will attempt it as foon as it is in their Power ; say, with all Deference to the honourable Gentlemen who have spoke upon the other side of the Question, for all of whom I have the greatest Esteem, I must look upon this very Motion as a Beginning of that Attempt; but as I am a Member of the Church of England, and think it the best Religion that can be established, I think it my Duty to prevent its being ever in the Power of fuch Men to succeed any such Attempt; and for this Purpose, I think it abfolutely necessary to exclude them from any Share in the trecutive Part of our Govenment at least; because if the trecutive Part thould once come to be generally in their Hands.

Anno 9. Geo. 11. 1735-36. Hands, they would very probably get the Legislative Parlikewise, from which Time it would be in vain to think of preventing, in a peaceable Manner, their doing whatever they had a Mind; and it must be presumed they would do what they thought themselves in Duty bound to do. To exclude a Man from a profitable Post or Employment, I shall admit to be a Hardship upon the Man so excluded; but as it is absolutely necessary for the Preservation of our established Church, to exclude those, who think it their Duty to destroy it, from any Share in the executive Part of our Government; therefore this Exclusion can no more be called Persecution, than it can be called Oppression, to exclude Nonjurors from any Share of our Government Executive or Legislative, nor can such Exclusion be deemed a Punishment in the one Case any more than in the other.

'In the supposed Case of a brave Dissenter's being advanced to the Command of a Regiment, I shall grant that it would be a great Hardship upon him to be turned out of his Command, and to be exposed to a starving Condition, upon his return to his Native Country; but the same Case may be supposed with respect to a Roman Catholick Gentleman; yet there would be no Persecution in either Case; because the excluding of all such Men from any Command in our Army, especially here at Home, is, I think, absolutely necessary for the Preservation of our Constitution in the happy State it is in at present: Nor could such an Exclusion be called a Punishment upon the Man so excluded, no more than it can be called a Punishment upon a Man of sive Foot and a Half to be excluded from being a Soldier in

but from the criminal and irreligious Neglect of the Mini- Armon Gen. II.

fler who admits them.

As to the Unity and Peace of our People, I am perfunded. Sir, the Repeal of this Law, and another which I believe is likewife intended, would raife most terrible Diflurbances and Confusions; for with Respect to all Posts and Employments that go by Election, we should have all the Diffenters combining closely together to bring in their Friends, which would of course breed many Riots and Tumults. And as to our Trade, it depends fo much upon the Peace and Tranquility of the Nation, that if we have a Mind to preferve it, we ought not to make any new Regulation or repeal any old, if by fo doing we run the Risque of raising Heart-burnings and Jealousies among our People.

To this it was replied by Lord Polwarth, Mr Heathcote,

and Mr Holden, as follows:

. I shall take up very little of your Time in replying to what has been faid; for in my Opinion, the Arguments for the Motion have been enforced by what has been faid by

way of Answer to them.

If the Hardships imposed upon the Diffenters, by the Law under our Confideration, are greater than what are absolutely meetlary for preventing its being in their Power to destroy the Established Church, it must be granted, from what has been said of the other Side of the Question, that this Law is a perfecuting Law: Now, Sir, to determine this Question in the Affirmative, we need have Recourse to no other Nathat the Presbyterian Religion, which is here one of our Diflenting Religions, is there the Established Church, and what here our Establish'd Church, is there a Dissenting Religion ; yet the Established Church in Scotland have never thought it tecestary, nor does it appear to be necessary, for their Preervation, to exclude their Diffenters from all Posts and Emplayments in the executive Part of their Government, nor we they any Law for such a Purpose; but on the contrary some of their Judges and Magistrates, and many of those in Polls and Employments in that Kingdom, go openly, and in the most folema Manner, to the Episcopal or Church of Engand Meeting-Houles; and tho' this Practice or Indulgence been continued for many Years, and continues to this Day, yet the Established Church in that Country is so far from being in any Danger of being overturned by what is there the diffenting Interest, that the former is daily gaining Ground upon the latter; which evidently flews the great Weight and Effect of a legal Establishment, with respect to Religion, when the Minds of Men are not irritated by any V. D &. IV. unne-

Anna g. Oro. II. 1735-36. unnecessary Hardships put upon them. I could likewise instance Holland, and several other Protestant Countries, to shew that rendering Diffenters incapable of serving the Crown in any Post of Honour, Trust, or Profit, is a Hardship put upon them, which is so far from being absolutely necessary, that it is not at all necessary for preserving the Established Religion of any Country; and therefore this Hardship must in the strictest Sense be called Persecution, even according to the Meaning put upon it by the honourable Gentlemen, who have spoke on the other Side of the Question.

With respect to Nonjurors and Roman-Catholicks, the Hardships put upon them are not for the Sake of a Scruple of Conscience in any Matter of a religious Concern, but because they are Enemies to the State, and to the present happy Establishment; but I am surprized to hear it said that the rendering of them, or the Diffenters, incapable of holding any Post of Honour, Trust, or Profit under the Crown, is no Punishment, when I consider that that very Punishment has often been inflicted by Parliament, as one of the greatest Punishments they could inslict upon Crimes of a very high Nature: Surely this legal Incapacity must be looked on as a Punishment upon both, but with this Difference, that upon Nonjurors or Roman Catholicks, it is with great Juffice inflicted, but upon Diffenters it is inflicted without any Occasion, no Party among the latter having ever yet been fulpected of being Enemies to our prefent Ettablishment, unless the rejecting of this Motion should make them fo. I am fure every Gentleman that hears me must grant, that there is fome Difference between a Capacity of being a Soldier in the Guards, and a Capacity of holding any Post or Preferment under the Crown: The Guards are the King's nun Servants, and every Man may chuse what fort of Servants he has a mind; therefore no Man has a Title to any Capacity of being a Soldier in the Guards; but every Subject has a Title to a Capacity at least of sharing in the Honours and Preferments of his Country, and that Capacity ought not to be taken from him, but by way of Punishment for fome very high Crime or Mildemeanour; for it is a Punishment fo dishonourable and severe, that we never find it inflicted by our Laws upon Crimes of an ordinary Nature.

I shall grant, Sir, that a Minister of the Established Church is not, by any express Words in this Act, ordered or compelled to administer the Sacrament to an unworthy Person, who desires it only for the Sake of enabling himself to hold a beneficial Employment; but if a Minister of the Church of England should refuse to administer the Sacrament to any Person, upon such Occasion, and that Personal than Personal to the Church of England Sacrament to any Person, upon such Occasion, and that Personal than Personal to the Personal Sacrament to any Person, upon such Occasion, and that Personal than Personal Sacrament to any Person Sacrament to any Person Sacrament to Sacrament t

a Year's Salary, he might bring his Action at Common Anne o Geo. U. Law upon the Statute of King Edward VI. against such Minister, and would recover great Damages, if the Court should not approve of the Minister's Reason for refusing to administer the Sacrament to the Plaintiff: Whereas, before the receiving of the Sacrament was made a Qualification for a civil Employment, no fuch Plaintiff could have recovered any confiderable Damage; nay, I doubt if he could have recovered any Damage at all; for he could not probably have proved any temporal Damage by his not receiving the Sacrament when he defired it; and I do not fee how a Jury could pretend to put a Value upon the fpiritual Damage he might pretend to have received. Those Laws therefore, which have made the receiving the Sacrament a Qualification for a civil Employment, have subjected all the Clergymen of the Church of England to a very great Difficulty; because they are by those Laws, and by those only, subjected to the Danger of having such Damages given against them as may ruin them and their Families for ever, in Case they refuse to administer the Sacrament to a Person. whom they know to be a most profligate and impenitent Sinner; for this a Minister of our Church may be fully convinced of, and yet it may be impossible for him to make the same appear to a Jury.

. To pretend, Sir, that if those incapacitating Laws were repealed, the Diffenters would combine closely together in all Elections, and that these Combinations would occasion terrible Disturbances, is contradicted by Experiences, is contradicted by Experience in England as well as Scotland; for tho' many of the Diffenters in England do communicate fometimes with the Established Church, and in Consequence thereof become Candidates, from Time to Time, for almost every elective Civil Post in the Kingdom; and tho' the Diffenters do generally join pretty unanimously upon such Occafions, I believe more unanimoully than they would do if these Laws were repealed, yet we find it never produces any Diffurbances. And in Scotland, where the Diffenters from their Established Church are under no incapacitating aws, we find that the Disputes about Elections never proluce any Disturbances between the two religious Parties that Kingdom; altho' it must be granted that the People of that Country are as violent in all their Defires, as bold nd enterprifing in their Defigns, and as turbulent under Disappointments, as the People in any Country, I believe, pon the Face of the Earth. We must therefore from Exerience conclude, that the Repeal of those perfecuting aws, which, to our Misfortune, are still in Force in this ingdom, would confirm rather than diffurb our prefent

Anno 9. Geo, 11.

Tranquility; and it would certainly increase our Trade, because it is not to be questioned but that a great many more rich foreign Merchants would come over and fettle among us, if they could enjoy all the Privileges of Englishmen without changing their Religion: Whereas, while those Laws remain unrepealed, a few foreign Tradesmen and Mechanicks may perhaps come over; but rich and opulent foreign Merchants will neither come nor flay to fettle their Families in this Kingdom, when they consider that neither they nor their Posterity can aspire to any Honour or Preferment, unless they make a Sacrifice of the Religion of their Ancestors.'

The Motion for repealing the Test-Act, passes in the Negative.

The Debate being over, the Question was put, and upon a Division, it was carried in the Negative by 251 against

Sir R. Walpole's Proposais, that the Lots the Civil Litt might fuffain by the Duties on Spirituous Liquors, might be made good by fome other Fund, and all the Duties on Spiritu-

March 17. The House being in a Grand Committee on the Supply, Sir Robert Walpole acquainted the House. 'That the Share the Civil List only had in the Duties on Spirituous Liquors, had for several Years last past amounted to at least 70,000 l. yearly, one Year with another; and as a great Part of this Annuity would be lost to the Crown, it ous Liquors appropriated to the fink ing Fand.

Liquors to the Agreement By the Duties on Spirituous ing Fand. was necessary to make it good from some other Fund; there-Liquors to the Aggregate Fund, which makes a Part of the Sinking Fund, and charging that Fund with all the Annuities and Payments formerly payable out of those Duties.

Debate thereon.

But this was oppos'd by feveral Members, who ftrongly infifted That the Civil Lift instead of being a Loser

After this the two following Refolutions were agreed to Anno 9. Geo. 11. without a Division, I. That the Duty and Revenues, which should arise by Licences for vending Brandy or Spirits, as also the present Duties on Low Wines, Strong-waters, Brandy, Rum, Arrack, and all other Spirits whether Foreign or British, and such Duties as should arise by retailing the same. should be united to, and made Part of the general or Aggregate Fund established by the Act of the first of King George I. and should be issued and applied to the Uses to which the faid Fund is, or should be made applicable. IL. That all the feveral Annuities, Payments, and Appropriations, which were then charged upon, and payable out of the faid feveral Duties on Strong-waters, Brandy, Rum, Arrack, or any other Spirits, should be charged upon, and nade payable out of the faid Aggregate Fund.

The fame Day the Quaker's Bill was read the first Time, The Qual and order'd a fecond Reading : It was likewife order'd to be and

printed.

March 19. The Resolutions of the 8th and 17th in the ABIll order'd to be Committee of Supply, relating to Spirituous Liquors being reported, were agreed to by the House; and then a Motion 4 was made, 'That the Refolutions reported from the Committte of the whole House, who were appointed to confider of the Petition of his Majesty's Justices of the Peace for Middefex, in their general Quarter-Seffion affembled, and agreed to by the House upon the 24th of February, might be read; and the fame being read accordingly, it was ordered, That a all be brought in upon the Refolutions then last read, and allo upon the Refolutions that Day reported from the Committee of the whole House, to whom it was referred, to unfider farther of Ways and Means for raifing the Supply gunted to his Majesty, and agreed to by the House; and that Sir Joseph Jekyll, Sir Charles Turner, Sir Robert Walpole, Mr Doddington, Sir George Oxenden, and Mr Winnington, should prepare and bring in the same.

March 22. A Motion was made, That the Commissioners poblish an a Ale of the Excise should lay before the House an Account of the het Produce of the Hereditary and Temporary Excile from the Mdfammer 1716, to Midfammer 1726, diffinguishing each Year, and the Produce of the feveral Duties belonging to

the faid Excife.

The Reason of calling for the faid 'Account of the Net source of the Hereditary and Temporary Excile, was in oder that it might afterwards from thence appear what Incase had arisen in the Excise upon Beer and Ale, by the sterenting or leffening the Confumption of Spirituous Lapors; and in order that the Increase might be appropriated to the Approprie Fund, by the Bill which was then to be

braught

9. Geo. II. brought in : But upon putting the Question, after a long Debate, it was carried in the Negative, by 182 to 122.

March 26. A Petition of the Clergy of Middlesex was prefented to the House, and read, alledging, That the Bill depending in that House, to enlarge, amend, and render more effectual the Laws in Being, for the more easy Recovery of Tythes, Church Rates, Oblations, and other Ecclefiattical Dues from the People called Quakers, would, as the Petitioners conceived, if paffed into a Law, be extremely prejudicial to themselves and Brethren, excluding them from the Benefit of the Laws then in being for the Recovery of Tythes and other Dues, and thereby putting the Clergy of the Effablished Church upon a worse Foot than the rest of his Majesty's Subjects; and therefore defiring to be heard by their Counsel upon the Subject Matter of the said Bill.

This Petition was ordered to lie upon the Table, till the Bill should be read a second Time; and that the Petitioners, if they thought fit, should be then heard by their Counsel against it : It was also ordered that Counsel be then heard for the Bill. The Clergy from all Parts of the Kingdom

fent up Petitions to the same Purpose.

March 29. Sir Joseph Jekyll presented to the House, according to Order, A Bill for laying a Duty upon the Retailers of Spirituous Liquors, and for licenfing the Retailers thereof; and the same being received, Sir Robert Walpole stood up, and by his Majetty's Command acquainted the House, " That, as the Alterations proposed to be made by " that Bill in the Duties charged upon all Spirituous Li-" quors, might, in a great Degree, affect some Parts of his " Majesty's Civil List Revenues, arising from the same, his " Majesty, for the Sake of remedying to great an Evil, as " was intended by that Bill to be prevented, conferred to " accept any other Revenue of equal Value, to be fettled " and appropriated in lieu of his Interest in the faid Duties."

The Bill was then read the first Time, and ordered to be read a fecond Time: After which a Motion was made, That the faid Bill be printed; but the Quellion being put,

it was carried in the Negative.

March 31. The faid Bill was read a fecond Time, and

committed to a Committee of the whole House. The same Day the Bill for limiting the Number of Offcers in the House of Commons, was read a second Time. and a Motion being made for committing the fame, and the Question being pur, it was carried in the Negative by zze to 177. [See Vol. III. p. 122.]

April 6. A Perition of the Merchants and Planters trading

stions which the House had come to for granting jeity a Duty of 20 s. per Gallon for all Spirituous old by Retail, and for the Payment of the Sum of rly to his Majesty by every Person retailing the uld bring, as the Petitioners apprehended, unavoidon the Sugar-Colonies, tho' the Evil complained t arise from the Consumption of the Commodities from the faid Colonies; and representing to the itate of their Case, with regard to the Consumpgar, Moloffes and Rum, as it would be affected I brought in upon the faid Refolutions; in full Afthat the Wildom of the Legislature would find ctually to suppress the Evils occasioned by the exle of Spirituous Liquors, without destroying the ide, upon which the Subliftence of fo many Thouhis Majesty's Subjects depended; and therefore hat the Petitioners might be heard by themselves, onniel, against so much of the said Bill, as they might extend to their Prejudice, or affect the Bri-

he Reading of this Petition, a Motion was made, faid Petition be referred to the Confideration of the Delate thereon. e of the whole House, to whom the faid Bill was and that the Petitioners be heard by themselves, Counsel before the faid Committee; but it being that it was contrary to the Method of Proceeding loufe, to hear Counfel or Parties upon any Petiit a Money-Bill, [See Von II. p. 371.] the Memhad made and seconded the Motion, defired that arnals relating to the receiving Petitions against lls, might be read, viz. 1. The Journal of the une 1. in the 10th of King William. 2. The f the House of April 15. in the 11th of King 1. The Journal of the House of May 5. in the ing William. 4. The Journal of the House of in the 8th of King William. 5. The Journal of of April 7. following. 6. The Committee-Book mmittee of the whole House, in relation to the of April 9, 1696. 7. The Journal of the May 9 in the 13th of King William. 8. The the House of March 20, in the 1st of Queen sele being accordingly read, the Members who were ation urg'd,

with respect to those Money-Bills which were for answering the current Service of the ensuing e was fome Reason for not admitting Petitioners d against them; because such Services required an Supply ; they could not be carried on without

Money,

A:.no g. Geo. II.

Money, and they generally could not admit of any Delay; therefore the publick Safety made it often necessary to pass fuch Bills with the utmost Dispatch, and for that Reason the House had laid it down as a Rule not to admit Petitioners to be heard against them; but even in such Cases the Rule was not without Exception, as appeared from the first of the above Journals, viz. June 1. in the 10th of King William, relating to several Petitions of the Bailiffs, Wardens, and Commonality of the Occupation, Art, and Mystery of Weavers, within the City of London, and of the Wardens and Affiftants of the Company of Worsted Weavers in the City of Norwich, and to the several Orders of the House thereupon; and to the Order of the House for referring the Confideration of the Petition of the East-India Company to the Committee of the whole House, to whom the Bill for raising a Sum not exceeding two Millions, for settling a perpetual Fund or Payment of certain Annuities after the Rate of 81. per Cent. per Annum for every 1001. and for farther Advantage therein mentioned, redeemable by Parliament, was committed, and for hearing the faid Company by their Counsel upon the said Bill before the said Committee; where the Petitioners were admitted to be heard against that Bill. notwithslanding the great Sum that was thereby to be raised, and notwithstanding the greatest Part of that Sum was defigned, and was absolutely necessary for the Support of our Civil Government, and of our Land and Sea-Services, as appeared by the Claufe of Appropriation contained in that Act; and confidering the precarious Situation the Affairs of

vantage over us, as might enable them to turn us entirely Anno 9. Geo. 11. out of the Trade; which might very probably be the Cafe with respect to the Sugar-Trade; for in that Trade it was well known we had a most powerful and a most dangerous Rival; and for us to make a new Regulation which might affect that Trade, without fo much as hearing what our own Subjects, who were engaged in the Trade, had to fay against fuch Regulation, was shewing such a Disregard to the Subjects, and to the Trade and Commerce of Great Britain, as they hoped would never in any Case be shewn by that House.'

To this it was answered by the Courtiers, 'That every Bill by which any Tax was levied upon the Subject was a Money-Bill, and had always been understood as such by that House; and therefore the Bill then before them was as much a Money-Bill as any other. That with respect to the Rule of not hearing Petitioners against such Bills, it must be supposed to have had a Beginning, as all such Rules have; and therefore before that Rule came to be fully established as a Rule for directing the future Proceedings of that House, many Precedents might be quoted against the observing of that Rule, because it was from those very Precedents that the Rule took its Rife: It had been observed, that as soon as any Bill was brought in for laying a Tax or Duty upon any Sort of Goods, the Dealers in fuch Goods always petitioned, and defired to be heard by themselves or their Counfel against the Bill, and always under a Pretence, that the passing of such a Bill would injure the Trade of the Nation; yet upon hearing what they had to fay, it was generally found, that all their Arguments proceeded from private Views, or that they had nothing to offer but what had been before under the Confideration of the House; so that it almost always appeared, that the Hearing of fuch Petitioners by themselves or their Counsel, was taking up a great deal of the Time of the House to no Purpose: For this Reason the House came at last to establish it as a Rule not to be departed from, not to admit Petitioners to be heard by themselves or their Counsel against any such Bill; which Rule had then been inviolably observed for many Years, and the Reason

That they ought, without Doubt, to be extremely cautious in making any Regulation which might discourage our Sugar-Trade, or our Sugar-Colonies, but neither that Trade nor any of those Colonies could be of any Weight, when put in the Ballance against the Health and the Happiness of the People of Great Britain; and if, for the Preservation of the Health and the Morals of the People of Great Britain,

for observing it was as strong with respect to the Bill then

before them, as with respect to any other.

Anno a Geo. II. they found themselves under a Necessity of making a Regulation which might lesien the Consumption of Sugar among the People of this Island, they must fall upon some Way of giving an Encouragement to that Trade with respect to Foreign Markets, which would be a greater Advantage to the Nation, and would prevent the Ruin of our own People. But that for this Purpole they had no Occasion for hearing the Petitioners by themselves or their Counsel; because as every one of them had a Representative in that House, they might communicate their Thoughts upon that Subject to their feveral Representatives, [See Vol. II. p. 309.] by which Means the House would be as fully informed of what they had to fay, as if they were to be heard by themselves or their Counsel at the Bar; and therefore, as the granting them any such Hearing would be taking up the Time of the House to no Purpose, they could not but be against it."

The Question was then put upon the Motion, and carried in the Negative without a Division: Whereupon the Peti-

tion was ordered to lie upon the Table.

Immediately after this a Petition of the Mafter, Wardens, Affifiants, and Commonalty of the Society of Merchants Adventurers within the City of Briftol, under their common Seal, was prefented to the House and read; fetting forth, that the Bill then depending before the House, to lay a Duty of 20 s. a Gallon on all Spirituous Liquors fold by Retail, and a Sum of 50 l. yearly to be paid by every Retailer of the fame, would, if enacted, be deflructive to the Petitioners, and many Thousands more of his Majetty's Subjects, as well in the Sugar-Colonies, as in the adjacent Parts of the faid City; and therefore imploring the House to confider the great Lois, which must immediately thereafter enfue to the Revenue, Navigation, Traders, and others concerned in Sugar and Rum, and what Advantage Foreigners might make thereof; and to afford fuch Relief therein, as to the House should seem meet; for that in their humble Opinion, a proper Relief might be granted to them, without preventing the Evil complained of in the Bill from being effectually suppressed.

This Petition was likewise ordered to lie upon the Table. April 8. A Petition of the Merchants and Owners of Ships trading from the Port of Leverpoole in the County Palatine of Lancaster, to and from the British Sugar-Colonies in America, was prefented to the House, and read; setting forth, that the greatest and principal Branch of their Trade confifted in the Exportation of Manufactures, the Produce of Great Britain, to our Colonies in America, and bringing Mulcovado Sugars in Return for the fame, three fourth Parts of which Sugars, could not be confumed without being first

retned.

refined, and two fifth Parts when refined were drawn into Assop. Geo. II. Moloffes, whereof near two thirds were diffilled into Spirits; and that if the Bill brought in upon feveral Refolutions of the House, in order to lay a Duty of 20 s. a Gallon upon all Kinds of Spirituous Liquors retailed within this Kingdom, Rum from his Majefly's Plantations not excepted, should pals into a Law, the greatest Consumption of refined Sugars would be entirely loft, and Rum which is near a fourth Part in Value of the Produce of our Sugar-Colonies, would also be rendered of little or no Value, and two thirds of the Molosses produced from refined Sugars, must become ufelefs, to the inevitable Ruin of our Sugar Plantations, and Destruction of the two most valuable Branches of our foreign Trade, to the British Colonies and the Coast of Africa; and therefore expressing their Hope, that the Legislature would not hazard fo beneficial a Trade, to cure an Evil, that never would have happened from Rum, or any other Liquor of that Value, but would be able to find Means effectually to suppress the same, without extending such Means to any of the Liquors that were distilled from the Produce of our own Planuations ; and praying, that the House would be pleased to take their Case into Consideration, and give such Relief therein, as the House should find most meet.

This Petition was likewife ordered to lie upon the Table. April 9. The Order of the House being read, for the Distiller House to resolve itself into a Committee of the whole House, to confider farther of the faid Bill, it was ordered, That it should be an Instruction to the faid Committee to have Power to receive a Clause for enabling such Persons as had exercised the Business of Distillation for a Time to be limited, or had ferved, or were then bound as Apprentices to fuch Bufiness, to follow any other Trade or Business in any City, Town,

or Place, in England.

After this the House resolved itself into the said Committec, but when they came to that Clause by which it was enacted, 'That the Duties and Revenues which should arise by Licences for vending Brandy or Spirits, as also the pre- Farth feat Duties on Low Wines, Strong Waters, Brandy, Rum, Arrack, and all other Spirits, whether Foreign or British, and fuch Duties as should arise by retailing the same, tuon Lis fould from and after the 29th of September 1736, be united to, and made Part of the general or Aggregate Fund established by the Act of the first Year of the Reign of his late Majesty King George I. and should be issued and applied to the Ufes to which the faid Fund was, or

\* should be made applicable." The fame was opposed by several Members, as being unreceilary, because, the' the Produce of those Daties was ap-

Anno 9. Geo. 11.

propriated to the Payment of feveral Annuities and other particular Uses, and tho' that Produce might perhaps be less in Time to come than it had been for fome Years past, yet they did not believe that by the Regulation made by that Bill, the Produce of those Duties would be so much reduced, as to be under what it was when those Appropriations were made; and if that should be the Case, any small Deficiency that might happen, might be provided for by next Settion of Parliament, when the Amount of that Deficiency would be ascertained : But it being insisted on, That the fitture Produce of those Duties could not near answer the Ends to which it was appropriated, and that it was absolutely necessary for the Sake of publick Credit, to grant a new Fund to the Creditors of the Publick, by the same Bill by which they took away or diminished their old, the Clause was agreed to without a Division.

Debate concerning what Sum should be granted to the Scing for Supplying fuch Deficiency as should happen in the Civil Last by altering the Duties on Spirituous Liquota.

Then the next Claufe was read, as follows, ' And whereas the faid Duties upon Low Wines, Strong Waters, Brandy, Rum, Arrack, and all other Spirits whether Foreign or British, are amongst other Duties and Revenues charged with, and liable to pay feveral Sums of Money, as well for the Support of his Majesty's Houshold and Family. and the Honour and Dignity of the Crown, as for Payment of Annuities and other Payments to feveral Corporations, and to other Persons intitled thereunto; and it may so happen, that by making the Alterations aforelaid in the faid Duties, the Funds charged with the Payments aforefaid may prove deficient: And whereas by a Medium of eight Years, computed from the Time of his Majerty's happy Accession to the Throne to Midsummer last past, the Sum of is taken to be the Medium of the annual Produce of what has been applied of the Duties aforefaid to the Service of his Majefty's Houthold and Family : To the End therefore, that neither his Majelty, onor any other Person or Persons, Bodies Politick or Corpurate, who is or are intitled to any Part, Share, or Interest. in the Money arising by the faid Duties, may be Loters, or receive any Prejudice by the Alterations aforefaid, be it enacted by the Authority aforefaid, That from and after the faid 29th Day of September, 1736, there shall be paid to his Majesty during his natural Life, (which God ' long preferve) out of the Monies of the faid general or \* Aggregate Fund, the Sum of being the aforelaid Medium of what has been annually ap-\* plied of the Duties aforefaid, towards the Service of his · Majesty's Houshold and Family, and other his Expences and Occasions, from his happy Accession to the Throne, to Midiammer laft pail.

· After which a Motion was made by some of the Mem. Anno 9. Oe bers concerned in the drawing up of the Bill, to fill up the Blank with the Sum of 70,000l. that Sum, as they faid, being the Medium of what had been annually applied of the aforefaid Duties, towards the Civil Lift, from his Majesty's happy Accession to the Throne, to Midsummer last past: Whereupon the Members who opposed the former Clause declared, that they were likewise against this whole Clause, and that they would afterwards take the Liberty to give their Reasons; but as it was necessary in Point of Form, to fill up the Blank before any Thing could be faid either for or against the Clause, therefore they would propose that the Blank should be filled up with the Sum of 43,000 l. which being the leffer Sum, the Question was of Course to be first put for filling up the Blank with this leffer Sum, and as this was opposed by the Gentlemen who had proposed the Sum of 70,000 l. it brought on a long Debate, in which the chief Arguments in Favour of the leffer Sum were as follows:

I am of Opinion that the Civil Lift cannot be any Lofer Argument for by diminishing the Consumption of spirituous Liquors, be- only for that caule, whatever may be thereby lost to the Civil List, will pole be much more than made good by the Increase of the Conumption of other Liquors, of the Duties upon which the Civil Litt has a much larger Share than it has of those Duies payable upon spirituous Liquors; therefore whatever um this Blank may be filled up with, I must look upon very Shilling of it, not as a Compensation, but as a new Addition to the Civil Lift Revenue, and fince I do not think hat the Crown has Occasion for any new Addition to that tevenue, I must look upon this whole Sum as a real Loss the People: I must look upon the Whole, Sir, as a Sort Purchase Money we are to pay for the Bill now before ; and fince we must pay a Price for preserving the Health d Morals of the People, furely if we are good Merchants, we are honest Trustees for the People, we should endeaur to bring down that Price as much as we can. But supfing, Sir, that the Lofs the Civil Lift may fullain by dinishing the Consumption of spirituous Liquors, were not be made good by the Increase which that Diminution Il naturally produce in some of the other Branches of at Revenue; the yearly Sum to be given to the Civil Lift Lieu of that Loss, ought not to be calculated from a Mem of eight Years after his Majesty's happy Accession the Throne, but from a Medium of eight Years imdiately preceding his Majesty's happy Accession to the irone; for when the Parliament, which established the

Anne 9. Geo. II.

present Civil Lift, were considering what Duties wor sufficient for raising that Revenue, which they the was necessary for supporting his Majesty's Houshold and mily, they could not have under their Confideration Produce of those Duties in time to come; and much could they have under their Confideration an Increase s might arise by an Abuse, so as to put it out of the P of Parliament to rectify that Abuse, without making to the Civil Lift the increased Revenue it had acquire that Abuse: They could have nothing under their Co ration but the Produce of those Duties for Years pall for this Reason the Clause, now before us, ought to been drawn up in a quite different Manner from wh is; or at least it ought to have been left to the Comm to determine, whether they would take the eight Year fore, or the eight Years after his Majetly's Accession which Case it ought to have been in these Terms : whereas by a Medium of Years computed the Sum of

to the the Sum of is tak
be the Medium of the annual Produce of that Part of
Duties aforefaid, appropriated to the Service of his

· jefty's Houshold and Family."

'This, Sir, was, in my Opinion, the only proper regular Method in which this Clause could have brought in: If it had been brought in according to Method, the Committee, where only it is proper to mine such Things, would have been left at full L to chuse the Medium of any Number of Years after. Medium of any Number of Years before his Majett ceffion; and if we had chose the Medium of eight before his Majesty's Accession, which we certainly on have done, the Medium would not have amounted Sum now under our Confideration; because the Abus respect to the Consumption of home-made Spirits w near fo great in the eight Years preceding his Majesty cession, as it has been in the eight Years since; and eve knows how greatly the Produce of the Duties upon I Spirits increased after that miraculous Tide which open Port of Dunkirk, and which brought in upon us an I tion of French Brandies under the Name of Flemish much that in the Year 1723, which was the Year aft prodigious Tide, and but two Years after a very re able Change in our Administration, the Duties on Brandies and Spirits amounted to above 70,000 L is in the Year 1721, they did not amount to 25,000 !. likewife know, that, fince his Majefly's Accellion, undation has rather increased than diminished

" But again, Sir, Supposing we were to take this I

in the best Light we can for the Crown, and in the worst Anno 9. Geo. 11. Light for the People: Supposing thatwe ought to calculate the Lofs which the Civil List may fustain, by diminishing the Confumption of spirituous Liquors, from a Medium of eight Years to be computed from the Time of his Majesty's happy Accession to the Throne to Midsummer last; yet surely the extraordinary Increase that happened in the Duties upon foreign Brandies and Spirits in the Year 1733, ought not to be brought into that Calculation; for in that Year, we may remember we reassumed our Desire to encourage our own Distillery, and for that Reason French Brandies being wanted, as was pretended, to mix up with and rectify our own Spirits, as well as for the Love and Esteem we bore the French, a Law was passed, for lowering the Duties upon French Brandies, and for making all foreign Brandies pay in equal Duty with them : This of course gave the Alarm o our old Friends at Dunkirk, who forefaw that they could lo longer import French Brandies upon us under the Name of Flemish, and therefore, before that Act took Place, they rought in fuch large Quantities of Brandy, that the Duties n foreign Brandies and Spirits, for that Year only amounted o near 318,000 l. which was near 200,000 l. more than as usual in any one Year; yet this extraordinary and caal Produce feems now intended to be brought in, for magfying the Lofs which the Civil Lift may fustain by dimiishing the Consumption of spirituous Liquors, and for inreasing the Sum, with which the People are to be loaded r making good that pretended Lofs. I fay pretended Lofs, r, because I am convinced the whole will appear to be so, d therefore I am now for filling up the Blank with the hallest Sum I have here proposed; but when the Question mes to be put upon the Clause in general, I shall give my egative to the Whole, and for that Reason I shall give yfelf very little Concern about the Sum with which it is w to be filled up."

To this it was answered as follows, viz.

I shall not take up your Time with endeavouring to Argument for w, that the Loss which the Crown may fullain, by lessen- granting 70,0 the Confumption of spirituous Liquors, cannot be made d by the Increase that must thereby be occasioned in the nfumption of other Liquors; because I do not take it to the Question now before us: It is evident from the Acmts upon our Table, that his Majesty's Share of the Duupon spirituous Liquors has for these eight Years last amounted yearly to about 70,000 l. one Year with anc. therefore if the whole of these Duties be for the fuappropriated and made payable to the Aggregate Fund,

and a Case u. it is evident, and I think admitted on both Sides, that his Majesty will by such Appropriations lose a yearly Revenue of 70,000 l. which he has enjoyed ever fince his happy Acceffion to the Throne; and that that Loss ought to be made good to his Majesty is a Question that seems to me to have been already determined by this House, when we agreed to those Resolutions upon which this Bill was fourded: Therefore the only Question now before us, is, to determine how much his Majetty will really lose, in order that the same may be for the future made good to his Majesty, out of that Fund to which we have already appropriated those Duties, which formerly belonged to his Majesty's Civil This, in my Opinion, is no more than doing that Justice to his Majesty, which every man in a private Capapicity would in such a Case most reasonably expect from another: If I surrender a Part of my Estate to my Neighbour for his Conveniency, it is but reasonable he should make good to me the Damage I may fustain by such Surrender. Whether the Loss his Majesty will most certainly sustain, by taking from him those Duties which formerly belonged to him, may be made good by the Increase of some of the other Duties appropriated to the Civil Lift, is a Question of a different Nature: I am certain it cannot now be determined whether there be any such Increase or not; and if any fuch Increase should hereaster appear, then it will be Time enough to determine how that Increase ought to be disposed of.

Now, Sir, with Refrect to the Lofs his Majetty may

under their View only the future Produce of those Duties, Anno 9 Gen. II. which they appropriated to the raising of that Revenue: They confidered that 800,000 l. a Year was the least that was necessary for supporting his Majesty's Houshold and Family, and the Honour and Dignity of the Crown of Great Britain; and therefore, if the future Produce of those Duties, which were then appropriated towards raising that Sum yearly, should fall short, they obliged themselves to make it good: The yearly Sum of 800,000l. I fay, they reckoned the least that was necessary for the Purposes intended; but then they confidered, that even a large Sum might be beneficially applied to the fame Purposes, and therefore, in Case the future Produce of those Duties should amount to more than 800,000 I. a Year, those Surplusses by them were likewife appropriated to the Civil Lift, and his Majesty has as good a Right to those Surplusses, if any has arisen, or should arise, as he has to any Part of the 800,000 l. a Year.

\* From this Confideration, Sir, every Gentleman must fee, that, if by any new Regulation we diminish the Produce of any of those Duties appropriated to the Civil Lift, we are in Justice to his Majesty obliged to make good the Lofs which the Civil Lift may thereby fuftain; for I hope the Parliament of Great Britain will never act fo childish a Part as to make a Grant in one Year, and to take back that Grant, or any Part of that Grant in the next: We may be obliged, for the Sake of the publick Good, to make forme Alterations in the Grants we have made, or may hereafter make; but it is to be hoped we never shall make any such Alterations without the Consent of all those interefled therein, or without making good the Loss they may fultain. The Grant of the Civil Lift, as it now stands ellablished, I must look upon in the same Way as if one Gentleman, for Favour and Affection, or fome other Confideration, should make a Grant or a Present to another of Ticket in the present Lottery with this Condition, that if it came up a Blank, he would give him 51. in Lieu thereof, but if it came up a large Prize, the Whole should belong to the Grantee. Now if, after fuch a Grant made in the most folemn Manner, the Ticket should come up a large Prize, I should think the Granter both very childish and very unjust, if he infisted upon having any Share in that Prize, or upon taking any Part of it from the Grantee, without giving him an adequate Confideration. We are not now to inquire whether the Duties granted to the Civil Lift produce more than 800,000 l. a Year, or not; but if they do really produce more, that Surplus is a Sort of Prize we have already granted to his Majesty, and we neither can pur ought to take any Part of that Surplus from him, or VOL. IV.

iano 9. Geo. II. to make any Alteration by which that Surplus may be diminished, without making good the Loss in some other Way; and that Lofs ought certainly to be computed from the Produce of the Grant fince it was made, for before the Grant was made, there could be no fuch Produce.

> " Having now, Sir, shewn that it would be a most preposterous Method of Computation, to compute the Lois his Majesty may sustain, from a Medium of the Produce of any Number of Years before his Accession, I think I need not take any Notice of those Alterations which happened in the Duties upon Spirituous Liquors, or any other Duties, before that happy Period; but give me Leave to take fome Notice of that Alteration or Increase, which happened in the Year 1733, with respect to the Duties on foreign Brandies and Spirits; and give me Leave to fay, that from the very Nature of that Increase, it appears to me evident, that it ought to be taken into the Calculation, in order to increase the Medium of the Produce of the eight Years fince his Majesty's Accession; because the large Quantities of Flemish and Dutch Brandies, that were then imported, were not all brought hither to be confumed within that Year, there having been in that Year no greater Confumption, I believe, of fuch Liquors than in former Years : No. Sir, they were imported, in order to avoid paying that high Duty which was foon after to take Place, and were to be lodged here as a Stock in Hand, in order to supply the Confumption for feveral Years then to come, therefore we must suppose that that Stock, which was then thrown in upon us, has leffened the Importation of fuch Liquors, and confequently the Produce of the Duties upon them ever fince; fo that to exclude that Increase from our present Computation, would be doing a manifest Injury to his Majefly, because it would be taking from him the Advantage which appears upon one Side of the Account, without making any Allowance for the Lofs, with which that Advantage is balanced upon the other Side of the Account.

' From these Considerations, Sir, I am convinced that 70,000 I. is the least Sum the Crown can lofe, by taking from the Civil Lift that Share it formerly had of the Duties on Spirituous Liquors; and as we cannot now have any Certainty that any Part of this Loss will be made good, by the Increase of the Duties on other Liquors, therefore I shall give my Negative to the present Question, in order that the Question may be next put for filling up the Blank in this Claufe with the Sum of 70,000 L to which I shall

most heartily give my Assimative."

To this it was replied by the Members, who were for granting only 43,000 l. for the faid Deficiency, as follows : Str.

. The the proper Question now before us be not, whether the Civil Lift may be a Lofer or a Gainer by diminishing the Confumption of Spirituous Liquors, yet we find from what has been faid on both Sides, that it is impossible to argue upon the present Question, without touching a little what belongs to the other; and when we do come to the other, I hope to make it as plain as Figures can make it, that without any Allowance from the Aggregate Fund, as is proposed by this Clause, the Civil List will be a Gainer by the Diminution, or rather Prohibition of the Use of Spirituous Liquors by Retail: But in confidering this Question, we ought to diftinguish most accurately what the Gentlemen of the other Side feem most industriously to confound: We ought to diffinguish between this Question, Whether the Civil Lift will be a Lofer by taking from it the Share it formerly had in the Duties upon Spirituous Liquors ? And the other Question, Whether the Civil List will upon the Whole be a Lofer by diminishing the Consumption of Spirituous Liquors?

. With Regard to the first of these Questions, Sir, it is what we have nothing to do with; for no Man ever doubted, but that the Civil Lift will be a Lofer by taking from it that Share of the Duties on Spirituous Liquors, which formerly belonged to it: But with Regard to the other Question, If the Loss the Civil List may sustain by diminishing the Confumption of Spirituous Liquors, or even by taking from it the Share it had formerly in the Duties upon fuch Liquors, if this Lofs, I fay, be made good to the Civil Lift, by the Increase that will thereby be occasioned in its Share of the Duties upon Beer and Ale and all other Sorts of Liquors, are we then bound, either in Justice or Honour, to make that Lofs a fecond Time good to the Civil Lift, out of that Fund which is appropriated to the Payment of our Debts, and to the Relief of our People from the heavy Taxes they groan under? I fay, No, Sir; both Honour and Justice are, in my Opinion, staked upon the other Side of the Question, and I hope this House will always be upon

that Side, where they are at Stake.

It is true, Sir, that by the prefent Establishment of the Civil Lift there are a great many Duties appropriated towards the raifing of that Revenue, with the Provide, that if they do not produce 800,000 l. yearly, if there happens a Deficiency, we are to make it good; but if there happens an Increase or Surplus, the Whole shall belong to his Majefly. This, I grant, is the present Establishment of that Revenue, but this Day's Debate thew us the Inconvenience. of making fuch Establishments; and I am very fure, that

Anno g. Geo. IL.

Anno g. Geo. II.

neither his Majesty nor the Parliament ever thought, or ever intended, that any of those Surplusies should be increased by any Thing that might tend to the Deltruction of the People in general; nor was it ever intended, that the Parliament should not have it in its Power to prevent, or to put a Stop to a pernicious Confumption, without making good to the Civil Lift the Surplus that had arisen from that very pernicious Confumption. It may as well be pretended, that if the Plague should spread itself over Spain and Portugal, we could not prohibit Commerce with them, or prevent the Importation of their Wines, without making good to the Civil Lift its Share in the Duties upon those Wines, at a Medium to be computed for eight Years past: Whereas in fuch a Case, I believe, it will be granted, that the highest Obligation we could lye under, would be to make the Civil Lift good 800,000 l. a Year, in Case the Produce of the other Duties appropriated for that Purpose should fall short of that Sum.

But, Sir, the Case now under our Consideration stands in a much stronger Light; for if all the Duties appropriated to the Civil Lift now produce a Million Sterling yearly, the Regulation we are to make, tho' it may intirely take away one Branch of that Revenue, or very much diminish it, yet it will increase some of the others so much, that altogether they will still produce at least a Million yearly; and the utmost that can be pretended is, that the Parliament shall not by any new Regulation diminish the general Produce, or general Surplus of the Civil Lift Revenue, as it flands at present, or may stand at any future Period of Time. Nay. even with Respect to this general Produce of the whole Duties appropriated to the Civil Lift, we ought to diffinguish between those Regulations, which may proceed from accidental Misfortunes or the Nature of Things, and those Regulations which may proceed meerly from the Will and Authority of Parliament ; because his Majesty's unaccountable Right to this general Produce must remain subject to the former, tho' perhaps not to the latter : If the Parliament should discharge or give up any of the Duties now appropriated to the Civil Lift, or apply them to some other Use, it might perhaps be faid that we should be obliged to make the Lofs good to his Majesty, even tho' it should be made appear, that the remaining Duties would produce more than 800,000 l. a Year : This, I fay, might be faid, the' I am far from thinking fo; but if a War, or a Plague, or any fuch Misfortune should oblige us to make a Regulation, by which the Produce of any one of the Duties now approprinted to the Civil Lift should be intirely annihilated, or very much diminished, I am fure it could not be faid, that we should be obliged to make the Loss good to the Civil Anna Goo. II. Lift, as long as the remaining Duties produced the full Sum of 800,000 l. a Year; and the Reason is plain, because this was a Misfortune incident to the Duty when granted, and therefore the Grant of that Duty must still remain liable to this Misfortune.

Now, Sir, in the present Case, if instead of the high Duties by this Bill proposed, we had made a severe Law against Drunkenness, and had inflicted high Penalties upon all those who should have got drunk, or should have allowed any Person to get drunk in any of their Houses, after Michaelmas next; and had by fuch Means put an effectual Stop to that pernicious Practice of drinking to Excess, would not fuch a falutary Law have much diminished the Produce of most of those Duties appropriated to the Civil List? In which Case I would gladly ask the Gentlemen of the other Side of the Question, If they would, or could with any Reason have insisted, that we were obliged to make the Loss good to his Majesty, even tho' the remaining Produce should till have amounted to above 800,000 l. a Year? And again I would ask them, Wherein the Difference lyes between a Law for prohibiting Drunkenness, and a Law for laying fuch high Duties upon Liquors, as to prevent its being in the Power of most Men to purchase a Quantity sufficient for

making them drunk?

I shall agree with the honourable Gentleman, Sir, that if I furrender a Part of my Estate to my Neighbour for his Conveniency, it is most reasonable he should make good to me the Damage I may fustain by such Surrender: But how is this applicable to the prefent Case? We do not defire any Surrender, we defire that the Duties may stand appropriated as they are at present; and we insist upon it, that no Damage can happen to his Majesty by what we propose: It is the Gentlemen of the other Side of the Question who insist upon making a Surrender, and tho' they know they can fustain to Damage by that Surrender, yet they infift upon our payng them what Price they please to set upon it. We have ndeed given a Lottery Ticket, and I believe that Ticket as proved to be a Benefit Ticket: We do not defire to take way any Part of that Benefit; but we find, that the very und from which that Benefit is to arife, is in Danger; and e only defire, that those to whom we gave this Benefit licket, would join with us in Measures for preserving that and: This is but reasonable; and since this can no way minish the Benefit they are entitled to, it is not reanable they should insist upon our giving them another Befit Ticket for joining with us in a Measure, which appears be necessary for our mutual Preservation.

Anno 9. Geo. 17. 1736.

From what I have faid, Sir, I think it is evident, the altho' the Civil List were to fuffer by diminishing the Car fumption of Spirituous Liquors, we are not obliged to ma good the Loss: But as the Blank in the Clause now before us must be fill'd up with some one Sum or another, I & now consider what has been said with respect to the Method of calculating the Sum, with which that Blank is to be filed up; and as upon the present Occasion the Establishment of the Civil List has been represented to us as a Grant from the Parliament to the Crown, which ought not to be touched or in the least diminished, even for the Sasety and Preservation of the People, I must take Notice of one Ruk observed by all Courts of Equity in the World, and that is to explain the doubtful Meaning of a Grant, by that which may be prefumed to have been the Meaning of the Grants at the Time the Grant was made. Suppose then, Sir, we had had at that Time a Prophet amongst us, and that Prophet had informed the Parliament, that in a few Years after, the Duties on Spirituous Liquors would increase confiderably. and that our People would begin to drink so excessively of fuch Liquors, that for the Preservation of the People it would become necessary to put a Stop to that Excess: Suppose, that upon such Information a Question had arisen in that Parliament, for obliging any future Parliament that might find it necessary to put a Stop to that Excess, to make good to the Civil Lift its Share in those Duties according to the Value it should arise to by that Excess, and according to a Computation to be made at the very Time when that

ion the Duties upon it should have occasioned a Anno 9. Geo. IL. afe in his Majesty's Civil List Revenue, will any n pretend; that the Parliament could not make lation for preventing the Abuse of that Poyson, naking good to his Majesty the Increase in the Revenue, that had been occasioned by that Abuse? the very Case with respect to Spirituous Liquors? I am furprifed to hear it faid, that we cannot put or prevent the Abuse of fuch Liquors, without ood to his Majesty the Increase in the Civil List that has been occasioned by that very Abuse? Sir, I think I have fully shewn what could not eaning or Intention of the Parliament, when they his Majesty the whole Produce of those Duties opriated to the Civil Lift; but now let us inquire a may be presumed to have been their Intention : vn Part, I believe the only Meaning or Intention was a good-natured one, to give his Majesty's a little more Latitude in the Disposal of the Civil sue, and to prevent their being put to the Trouble the Accounts of that Revenue yearly before Par-But suppose they meant to grant his Majesty a he whole Produce of those Duties, as it then stood to the Calculations they had made, which is the t can be supposed they meant; upon this Suppoorder to know what his Majesty has a Right to by , we must examine into the Calculations they may supposed to have made for ascertaining, or at least the Value of what they were about to grant. In we are told, that as they were confidering what uld be fufficient to raife a future Revenue, they under their Confideration only a future Produce. Sir, to hear such a Manner of arguing in a fuch Confequence : For the raising of a future to be fure a future Produce must be applied, but le are confidering and calculating what the Amount ture Produce may be, and whether it will be fufsife fuch a future Revenue, furely their Calculabe founded upon their Experience of what is past, eir Knowledge of what is then present : If it is y, they found their Calculations on what is then o be the Quantity or the Value of the Goods, e to that new Duty; and if it is an old Duty, vs confider the Produce of that Duty for fuch a Years past, and from thence calculate what it ce in Time to come; therefore we cannot suppose rliament which established the Civil Lift, granted,

to grant, any more than a Share of the Produce

Aine 9. Geo. 11. of the Duties upon Spirituous Liquors, at a Medium calculated for seven or eight Years before his Majesty's Accessor; and for this Reason, supposing that we are obliged to make that Grant good to his Majesty, which I am far from think ing, the Sum we are now to give to the Civil List for making that Grant good, ought to be taken from a Medium of culated for seven or eight Years before his Majesty's Accession, and not from a Medium since his Majesty's Accession, which has been greatly increased by the very Abuse we are now about to rectify.

'It has likewise been said, Sir, that it seems a little odd, for Gentlemen to propose putting a Value upon the Loss his Majesty may sustain by taking from him a Revenue which he has enjoyed, by computing the Produce of a Revenue he never enjoyed. Surely every Gentleman mut fee the Fallacy of this Argument: We do not defire to take any Revenue from his Majesty, and therefore we are not to compute the Lofs he may fustain by the taking of any Revenue from him; but if any Revenue be taken from him, the Parliament we say is obliged to make it good only according to that Value which was put upon it by the Parliament that granted it, and not according to the increased Value it may since have arisen to, by an Abuse which ought, long before this Time, to have been effectsally prevented.

With Respect, Sir, to the great Increase of Foreign Brandies and Spirits, that happened in the Year 1733, by the great Importation of French Brandies under the Name fo for two or three Years to come; and therefore we must Anno o Geo. 11. grant, that to include the Increase of those Duties in the Year 1735 in our present Computation, is reckoning all the Advantage, which happened by that cafual Importation, to the Account of the Civil Lift, in order to bring a double Loss upon the Sinking Fund; for that facred Fund is to be charged with near 4000 l. a Year, during his Majesty's Lite, more than it would have been charged with, if no fuch extraordinary Importation had ever happened; and by that extraordinary Importation, and the Decrease in the Duties on Foreign Brandies, which must thereby be occasioned for feveral Years to come, that Fund to which those Duties are now to be appropriated must lose a very considerable Sum."

Then the Question being put for filling up the Blank with the Sum of 43,000 l. it was upon a Division carried in the Negative, by 211 to 100; and then the Question being put for filling up the Blank with the Sum of 70,000 l. it was

carred in the Affirmative without a Division.

April 12. The Counfel for and against the Quaker's Bill Counfes heard for were called in, and the Bill being then read a fecond Time, Qualer's Bill, and the feveral Petitions against it being also read, the Counsel for the Petitioners of the Province of Canterbury were heard; in Answer to whom the Counsel for the Bill were heard; and then the Counsel for the Petitioners of the Province of York were heard by way of Reply: After which the Counfel being withdrawn, Mr Speaker opened the Bill to the House ; then a Motion being made, that the 14th Section of an Act made in the 22d and 23d of King Charles II. intitled, An Att for the better Settlement of the Maintenance of Parfens, Vicars, and Curates in the Parishes of the City of Landon, burnt by the dreadful Fire there, might be read, the fame was read accordingly. By a Clause in the Bill, even as it then flood, it was proposed to be enacted thus, " That ' if the annual Value of fuch Tythes, Oblations, and other · Ecclefiaffical Dues, Rights, Payments, or Church Rates . before-mentioned, doth not, nor shall not exceed the Sum in fuch Case no Quaker or Quakers shall be . fued or profecuted, for or on Account of the fame, in any other Manner, than as before directed, or in any other \* Court : neither shall any such Tythes, Oblations, or other Ecclefiathical Dues, Rights, Payments, or Church Rates, ' not exceeding the faid yearly Value of verable against Quakers in any other Court whatsoever, nor in any other Manner, than as by this Act is directed, anless the Title of fach Tythes be in Question. This Canfe, in all the Petitions presented by the Clergy against the Bill, was called, . An Excluding them from the Benefit of the Lane then in being for the Recovery of Tythes Von IV.

Anno 9. Geo. II. 1710.

and other Does, and thereby putting the Clergy of the Established Church upon a worse Foot than the rest of his ' Majesty's Subjects; ' therefore the faid Section was read; to shew. That the assigning of a proper Method for the Recovery of any Right, and excluding the Perfons intitled, from any other Remedy, was not a putting of fuch Persons upon a worse Foot than the rest of his Majesty's Subjects, nor was it without Precedent; for by the aforefaid Act of King Charles II. all Suits for the recovering of Church-Rates or Affeilments, within the City of London, are to be brought before the Lord Mayor, or upon his Neglect to execute the Powers thereby granted, before the Lord Chancellor, or Keeper of the Great Seal, or two Barons of the Exchequer; and, by the faid 14th Section, it is enacted, ' That no · Court or Judge shall hold Plea of Money due by Virtue of ' that Act, other than the Persons thereby authorized ;' and yet the Clergy of London never had complained, nor could complain, that they were excluded from the Benefit of the Laws of their Country, or that they were put upon a worle Foot than the rest of his Majesty's Subjects.

Which is commit-

After reading the above Section, a Motion being made for committing the Bill; and the Question being put, it was carried in the Affirmative, by 221 to 84; after which it was resolved that the Bill be committed to a Committee of the whole House.

Debate upon the Report of the Refoldtion of the Committee for granting the above bum of research.

April 14. The Amendments made by the Committee to the Bill relating to Spirituous Liquors were reported to the House, and read a first Time, after which most of them were agreed to by the House, without any Debate; but upon Reading the Clause for giving 70,000 l. to the Civil List, a Proposition was made for altering that Clause, and for settling it in such a Manner, that if the whole Hereditary and Temporary Excise should, in any one Year after that Time, fall short of what it had produced upon a Medium to be computed from his Majesty's Accession to that Time, that Desciency should be made good by the very next Session of Parliament.

This occasioned a fresh Debate, in which the Arguments for the above Proposition, and against that Clause, were as follows, viz.

Sir.

Arguments againft that Refolution. By the Clause as it stands at present, we are to make a new Grant to the Civil List of 70,000 L a Year during his Majesty's Life: Now there can be but two Reasons for our making this new Grant: It must be either, because we suppose that the present Amount of the Civil List Revenue will be diminished in a Sum equal to 70,000 L a Year, by the Regulation we are about to make to it must be because

we suppose that the present Amount of the Civil List Re- Anno a Geo. It. venue, is not sufficient for supporting his Majesty's Houshold and Family, and that therefore we ought to grant an Addition of 70,000 l. a Year to that Revenue. These are the only two Reasons that can be assigned, and if both of them appear to be without any Foundation, we cannot sure-

ly agree to this Claufe as it now stands.

To suppose that the present Amount of the Civil List Revenue, will be diminished in a Sum equal to 70,000 l. by the Regulation we are about to make, is contrary to Fact, and contrary to Experience: For supposing the Civil List's Share in the Duties on Spirituous Liquors, upon a just Computation, does amount to 70,000 l. yearly, yet we may be convinced by Experience, that the Consumption of Beer and Ale will always increase in Proportion as the Consumption of Spirituous Liquors decreases; and as the Civil List has a much greater Share of the Duties on Beer and Ale, than it has of the Duties on Spirituous Liquors, it is, in my Opinion, certain, that the Civil List will get an Increase of more than 70,000 l. a Year by that Increase in the Duties upon Beer and Ale, which will be occasioned by the Regulation proposed by this Bill.

To confirm what I have faid, Sir, Let us look into the Account that are upon our Table, and from them we shall find, that the Amount of the Duties upon Beer and Ale has constantly and regularly decreased, as the Amount of the Duties upon Spirituous Liquors has increased for these several Years backwards. In the Year ending at Midsummer 1725, the Excise on Beer and Ale produced 1,094,953 l. in the same Year the Duties on home-made Spirits produced but 88,622 l. From that Time to Midsummer 1729, half a Year before the late Gin-Act took place, the Duties on home-made Spirits gradually increased, and accordingly the Excise on Beer and Ale gradually decreased, so that in the Year ending at Midsummer 1729, the former produced 104,373 l. whereas the latter produced but 963,763 l. which as 131,190 l. less than it produced in the Year ending at

Midfummer 1725.

In the Year 1729, the late famous Act against Geneva, and other Compound Spirits, was passed; and the that Act was evaded by the Sale of a new Sort of Spirit call'd Parbument-Brandy, yet, ineffectual as it was, it diminished a other the Consumption of Spirituous Liquors, and consequently the Produce of the Duties on such Liquors; so that in the Year ending at Midsummer 1732, they produced that 1700,005 L which was 4348 L less than they produced in 1729. But as to the Excise upon Beer and Ale, what the Consequence? As soon as that Act passed, that Ex-

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ALDO 9. Geo. II. cise began to increase, so that in the Year ended at Midfummer 1732, it produced 1,071,240 l. which is 107,477 l. more than it produced in 1729.

Again, Sir, upon the Repeal of the late Gin-Act, the Consumption of Spirituous Liquors began to increase, and consequently the Produce of the Duties on such Liquors, so that in the Year ended at Midsummer last they produced 154,094 l. and the Consequence with respect to the Excise on Beer and Ale we find to be the fame; for in the Year ended at Midsummer last, it produced but 1,021,370 l. which is 49,870 l. less than it produced in 1732. all which, Sir, I think it is as plain as Figures can make it, that the Confumption of Beer and Ale has hitherto always decreased or increased, as the Consumption of Spirituous Liquors has increased or decreased; and as that has been the Case in all Time past, we must suppose it will be the Case in all Time to come.

This then being laid down as a Maxim confirmed by Experience, let us confider how greatly, I may almost say how entirely, the Consumption, not only of home-made Spirits, but of all Spirits, will be diminished by the Bill now before us, and what an Increase that will make in the Consumption of Beer and Ale; but that I may not be accused of any extravagant Calculations, I shall suppose that the Consumption of Spirituous Liquors may hereafter be but one Third less than it was before; the natural Inference from thence is, that the Confumption of Beer and Ale will be one Third more than it was, and consequently that the Ex-

it will be a Gafner at least 15,1141, by the Regula- Anno 9. Geo. 11. we are now about to make. I know it may be faid, these Calculations are founded upon Facts which are in Nature uncertain; and that, tho' they have formerly out in the Manner I have represented, we cannot be of their falling out in the same Manner hereafter; yet e it will be granted, there is a strong Probability of falling out in the same Manner hereafter, as they have heretofore: The fame Causes generally produce the Effects; and unless we have really a Mind to grant a additional Revenue to the Civil Lift, this Probability to be a prevailing Argument with us, at least, to to the Proposition now made; for tho' it has been ated, that the Parliament may hereafter call for an unt, and dispose of the Increase that may arise in the on Beer and Ale, we know, and the Cafe now in may convince us, how difficult it is for the Parliament figme any Revenue, or any Part of any Revenue, that een once granted to, and established as a Part of the Lift. If it should hereafter appear, that the Civil-Lift ot 100,000 l. a Year, or perhaps 200,000 l. a Year, may probably be the Case, by the Increase of the on Beer and Ale, occasioned by this Bill, I am very n, if we agree to this Clause as it now stands, the Parit will never be able to lay hold of any Part of that ife, in order to apply it to the Aggregate Fund, for g good the 70,000 l. a Year, to be taken from that by this Clause; nay, I question much if any future ment will be able to reassume that 70,000 l. a Year, discharge the Aggregate Fund from the future Payof it, tho' it should then be made appear, that the had actually increased, as plainly as I have now made ear, that it probably will,

his Difficulty, Sir, may be prevented by our agreeing Proposition now made to us; and by our fettling the in the Manner proposed, the Civil List may be a r, but it is impossible it can be a Loser, even with t to the Surplus it may now have above 800,000 L. a which Surplus, we have been told, the Civil Lift good a Right to, as it has to any Part of the Soo, ooo l. But I widely differ from the honourable Gentleman old us fo [Sir Robert Walpole]; for if the Duties apated to the Civil Lift now produce a Million Yearly, tole Duties should by any Accident produce hereafter 0,000 L yearly, the Parliament, according to the prestablishment of the Civil Lift, would not be obliged ke good to much as One Shilling of that Decrease; if they foould hereafter produce but 750,000 l.

yearly.

Anno 9. Ceo. 17, 1716.

yearly, or any Sum-less than 800,000 l. the Parliamen obliged to make good whatever they may produce less than that 800,000 l. so that there is at least this rence between the 800,000 l. Establishment, and the 200 Surplus, that the Parliament now stands obliged to good the 800,000 l. Establishment, but does not now obliged to make good One Shilling of the 200,000 plus; therefore it can by no Means at prefent be fair the Civil Lift has as good a Right to the Surplus, as to the Establishment: But, Sir, if we agree to the P tion now made, the Civil Lift will then really have a a Right to the prefent Surplus, whatever it may be has to the Establishment of 800,000 l. yearly; for Reafon, if this Proposition be not agreed to, I mu clude, that the 70,000 l. appropriated to the Civil l the Clause as it stands at present, is designed as a new tional Revenue to the Civil Lift, and not as a Compe for the Lofs it may fustain by the Regulation we are

This, Sir, leads me naturally to the next, and the other Reason that can be assigned or supposed, for our ing to the Clause as it now stands, which is, because suppose, that the present Amount of the Civil List Resis not sufficient for supporting his Majesty's Housho Family, and that therefore we ought to grant an Asso of 70,000 l. a Year to that Revenue, during his Mi Life at least, but I may say in all Time to come; for not find an Instance, where less has been granted to cessor, than had been formerly enjoy'd by his Ancesto

Now, Sir, as to this Reason, whatever the Gen who are immediately concerned in the Disposal of the Lift Revenue, may suppose, I am very certain his does not suppose any such Thing ; because, if he h would certainly have communicated the fame to his ment, either by a Speech from the Throne, or by a Meffage, and would have defined such an Addition thought necessary. There is no other Way by wl Maje fly can communicate any fuch Want to his Parlie and until he does it in this Manner, no Gentlema Member of this House, can suppose, nay, as a Tru the People he is bound not to suppose, that his Majes in need of any Addition to his Civil Lift Revenue, or other Revenue. This therefore can be no Reason for Members of this House, to agree to the Clause as it now before us; and I hope this House will never, very firong and publick Reasons, take such a large Money from that Fund which is appropriated for the

heavy Load of Taxes they now groan under.'

To this it was answer'd by the Courtiers as follows:

Sir,

. The Question now before us, has been already so fully Argum debated, and fet in fo clear a Light, that I am furprifed to hear any new Difficulties flarted. The true and the only Realon for our agreeing to the Clause as it now stands is, that by the very preceding Clause we are to take from the Civil Lift, and appropriate to the Aggregate Fund, a Revenue, which, upon a Medium fince his Majeily's Accession, has brought in 70,000 I. a Year: This being the true State of the Cafe, is it not evident that the Civil Lift will We, at least, 70,000 l. a Year by the Regulation we are tow about to make? And as we are to take that yearly Sum from the Civil Lift, and appropriate it to the Aggregate fund, is it not most just and reasonable, that we should tharge the Aggregate Fund with the Payment of that Sum yearly to the Civil Lift? 'Tis true, as the Produce of the Daties upon Spirituous Liquors will certainly be very much diminished by this new Regulation, the Aggregate Fund may not perhaps receive fo much yearly by the Share the Cril Lift formerly had in those Duties; but this signifies acthing to the present Question, for if we were to take off my of our Taxes now appropriated to the Civil Lift, or to the Payment of the Interest growing due upon any of our Debts, we should be obliged to charge the Aggregate Fund, wiome Part of the Sinking Fund, with the Deficiency thereby contioned, tho' that Fund should get nothing to answer the ew Charge laid upon it.

But we are told, Sir, That if the Civil Lift be a Lofer by taking from it its Share in the Duties on Spirituous Licous, that Lofs will be fully made good by the Increase in the Excise on Beer and Ale, which will naturally be occasioned by the new Regulation we are now about to make. Sir, whatever Increase may happen hereaster in the Excise in Beer and Ale, the Civil Lift has a Right to its Share of that Increase without any new Grant from us, nor can we take that Right from it without doing a manifest Injustice; to that it appears to me a little extraordinary to say, that the Loss of that Right the Civil Lift now has to a Share of the Duties on Spirituous Liquors, will be compensed, or made good, by another Right it was before intitled to, and which

we neither could give nor take from it.

But, Sir, to wave this Argument for the prefent, and to appose that a Right which we do not give, may be a Compensation for a Right which we advailly take away. I cannot

Argument in Pavour of the above Resolution of the Committee.

non Goo. II. certain Revenue of 70,000l, a Year, and give nothing in Return but an uncertain Produce, which may for what we know he worth little or nothing; for even by the very Calculations that have been mentioned of the other Side, it appears that the Excise on Beer and Ale does not always increase, or decrease, in Proportion as the Duties on Spirituoss Liquors decrease or increase. In the Year 1729, the Duties on the latter produced but 104,373 l. whereas in the Year 1735, they produced 154,094 l. from whence we ought to conclude, that the Produce of the Excise on Beer and Ale was much higher in the Year 1729, than it was in the Year 1735, yet we find that in 1729, the Excise produced but 963,763 l. and that in the Year ended at Midfummer lally 1735, it produced 1,021,3701. which is 57,607 L. more

than it produced in 1729.

'This shews, Sir, that the Proportion between the Increase or Decrease of the one, and the Decrease or Increase of the other, does not always hold; and in Fact it has certainly always been, and will always be fo: The Increase or Decrease of the Excise upon Beer or Ale, as well as the Increase or Decrease of the Duties on Spirituous Liquors, depend upon fo many other Accidents, that they cannot depend entirely upon one another, nor can any Man guess at the Increase of the one, from any Knowledge he may have of the Decrease of the other. I shall mention only one Accident which was, I believe, the chief Reason of the Decrease of the Excise on Beer and Ale in the Year 1729. It happened in that Year, the Price of all Sorts of Corn, especially Malt, was much higher than it was for feveral Years before or fince, and for this Reason we may suppose none of our Brewers brewed any more Beer or Ale in that Year, than what was absolutely necessary for the immediate Consemption; none of them brewed any large Quantity for Staling, as they call it; whereas, in a Year when the Price is less, they all brew great Quantities, which they keep by them a a Stock in Hand, to be ready to answer any future Demand. This is more particularly the Cale with respect to those Sorts of Strong Beer or Ale, which the Brewer may keep feveral Years in his Cellars, and is generally the better, the longer it is kept and to this Accident, I believe, we ought circles to ascribe the great Decrease in the Excise on Beer and Ale in the Year 1720.

Sir, I am fo far from thinking, that the Increase or Decrease in the Consumption of Beer and Ale, depends upon the Decrease or Increase in the Confumption of Spirituous Loto its present Height: It is the Confumption occasioned by Anno 9. Geo. 113 the Debauches and Extravagancies of the People, and these depend upon fo many Accidents, that it is impossible to account for them in Time past, or to guess at the Consumption that may be in Time to come. But I am perfuaded that nothing will tend more to the rendering our People fober, fragal, and industrious, than the removing out of their Way the many Temptations they are now exposed to, by the great Number of Gin-Shops, and other Places for the Retail of Spirituous Liquors; for before a Man becomes flustered with Beer or Ale, he has Time to reflect, and to confider the many Misfortunes to which he exposes himself and his Family, by idling away his Time at an Alehouse; whereas any Spirituous Liquor in a Moment deprives him of all Reflection, fo that he either gets quite drunk at the Gin-Shop, or rom to the Alchouse, and there finishes his Debauch. From bence, Sir, I think it most natural to conclude, that the now under our Confideration, if paffed into a Law, will diminish the Confumption of Beer and Ale; and confequently the Produce of the Excise on those Liquors, as well as the Confumption of Spirituous Liquors, and the Produce of the Duty on them.

" I come now, Sir, to the Proposition this Day made to w, which I mult fay I look on as a very extraordinary one; because it would entirely alter the very Nature of that Grant of the Civil Lift, which was made to his Majesty in the first Year of his Reign; and I wonder how Gentlemen can propose making any such Alteration in that Grant without his Majesty's Consent: I think they should, at least, in Dezency have ushered it in with a Motion for an Address to his Majelly, humbly to pray that he would give his Confent to their making such an Alteration; for by the Establishment of the Civil List as it stands at present, and as it was granted to his Majesty in the first Year of his Reign, he is to have during his Life the Produce of all those Duties then appropriated to that Revenue without any Account; yet now it is modefuly proposed, that he should from henceforth be obliged to give an Account, every Year, to Parliament of the Produce of every one of those Duties, or otherwise to life at least, a Part of the Benefit of that Establishment which was intended, and was then actually granted to him

by Parliament.

Having thus, Sir, put this Proposition in a true Light, I am convinced that we cannot come to any such Resolution, as agree to such a Clause in any Bill, without his Majesty's Consent; and as I have shewn that there is no Certainty, that the Civil List will be a Gainer by the Increase of the Excise Beer and Ale; but on the contrary, that there is a Pro-

9 Geo. II. bability that it will be a Lofer by the Decrease of that Excife, I think there arises from thence a sufficient Reason for our making good to his Majesty the Loss he must fustain, by taking from the Civil Lift its Share in the Duties on Spiritsous Liquors, therefore I shall add no more, but declare that I am most heartily for agreeing to the Clause as it now ttands."

To this it was replied by the Members who opposed the Grant of 70,000 l.

Sir,

From some of the Arguments now made use of, I think we may already begin to fee the Truth of what was foretold in the Beginning of this Debate. We were then foretold, Sir, that if it should hereafter appear, that the Civil Lift had got 200,000 l. a Year, additional Revenue, by the Increase of the Excise on Beer and Ale occasioned by this Bill, the Parliament would never be able to lay hold of any Part of that Increase, or even to re-assume the 70,000 l. Asnuity, we are now to grant, upon a Supposition that the Civil Lift will get nothing by fuch Increase of the Excise on Best and Ale. The Truth of this, I say, Sir, begins already w appear; for the honourable Gentleman [Sir Robert Walpole] has told us, that by increasing the Confumption of Beer and Ale, and confequently the Excise on those Liquon, we give nothing to the Civil Lift but what it had before a Right to; whereas by diminishing, or taking from the Civil Lift its Share in the Duties on Spirituous Liquors, we take from it what it had formerly a Right to, and that therefore we cannot pretend to compensate a Right which we actually take away, by a Right which we do not give. If this can be admitted as an Argument for our agreeing to this Claufe, it must always be a much stronger against the Parliament's ever pretending to take any Part of the Increase, that may be occasioned in the Excise, or to re-assume the 70,000 l. Annuity we are now to establish.

Altho' I have never yet admitted, nor can admit, that the Civil Lift's Share in the Duties on Spirituous Liquors ought to be computed at 70,000 l. yet now, Sir, I shall take it for granted, because it fignishes nothing to the present Difpute; for the principal Quellion now in Dispute I take to he, Whether the Civil Lift has fuch an absolute Right or that Share, that we can make no Regulations whereby the Value of that Share may be diminished, without granting a Compensation from some other Fund? And the next Que filien I take to be, Whether, if by the fame Regulation to Value of the Civil Lift's Share in fome other Duties or Esbe admitted, fo far as it will amount, as a Compensation Anno 9. Geo 11.

for the Loss in the other.

' As to the first Question, Sir, 'tis true, the Crown has a Right to the whole Produce of certain Duties appropriated to the Civil Lift, but that Right is to be confidered in a twofold Respect. The Crown has a Right to the whole Produce of all those Duties, so far as may amount to 800,000 l. Establishment, without being subject to any Accident or Contingency whatfoever, because if the Produce should not amount to that Sum yearly, the Parliament stands obliged to make it good; and if the whole Produce of those Duties shall amount to more than 800,000 l. the Crown has likewise a Right to the Surplus: But that Right is subject to all Accidents and Contingencies, because if that Surplus should be by any Accident diminished, the Parliament is not obliged to make it good. Now, Sir, among the many Accidents to which that Surplus in its own Nature remains liable, furely this is one, That it may hereafter become necessary for the Welfare, perhaps for the Preservation of the Nation, to prevent or put a Stop to the Confumption of forme Commodities, the Duties upon which contribute towards the producing of this Surplus: Would the Parliament be obliged in fuch a Cafe to make that Surplus good; or to establish any other Fund for compensating the Loss the Civil List might fullain by fuch an Accident ? No, Sir, it certainly would not; unless that Loss should become so heavy, as to reduce the Surplus, and even diminish the Establishment; then indeed a Demand would arise upon the Parliament, and we should be obliged to make the Establishment good.

Suppose, Sir, that France, Spain, Portugal, and the greatest Part of Italy, should be united in an Alliance against us, which by our late Management may happen to be the Cafe; would it not then be absolutely necessary for us to prohibit the Importation or Confumption of all French, Spanish, Portuguese, and Italian Wines? Would not this very probably almost quite annihilate the Whole of what I have called the Surplus of the Civil Lift? Yet will any Gentleman fay that the Parliament could not prohibit the Importation or Confumption of those Wines, without making good to the Civil Lift its Share in the Duties upon them, to be computed at a Medium of the Produce for the preceeding feven or eight Years, when perhaps the Confumption of them was at a higher Pitch than was confistent with the good of the Nation, or Health of the People ? Surely, Sir, no Man will pretend to fay any fuch Thing; the Parliament would not be obliged to make good any Part of the Lofs the Civil Lift should fustain by fuch Prohibition, unless the Produce of the Duties appropriated to that Revenue should be so far

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reduced

Anno 9. Geo. II. reduced as not to amount to 800,000 l. yearly: And even in that Case, the Parliament would be obliged only to make the 800,000 l. good, they would not be obliged to make good any Part of that Surplus, which the Crown had formerly received and enjoyed by Means of the Duties upon those Wines.

'Is not the Case now before us the very same? Our People have by Accident lately taken such a Turn, that it is become necessary for their Preservation, to prohibit the Confumption of Spirituous Liquors by Retaile. Is not this, as well as the one I have mentioned, one of those Accident, to which the Crown's Right to the Surplus of the Civil Lik Revenue always was, and still is subjected? And can any Gentleman with Reason say, that we cannot prohibit the Retail of fuch Liquors, without making good to the Civil List the whole Surplus that has accrued to it, computed at a Medium of the Produce of those very Years, when the Abuse of those Liquors was at its highest Pitch?

The other Question, Sir, is, Whether, if by the same Regulation by which the Civil List's Share in some Duties is diminished, its Share in other Duties be increased, the Advantage occasioned by that Regulation in one Case, ought not in Justice and Honour to be admitted, so far as it will amount, as a Compensation for the Damage occasioned in the other? This, Sir, is a fair and a true State of the Question, without that Disguise of compensating a Right which we actually take away, by a Right which we do not give. Having thus flated the Question in its proper Light, I shall

to the Value of 50 l. a Year, fo that upon the whole he Anno 9. Geo. It. will be a Gainer to the Amount of 30 l. a Year. In this Cafe I must ask every Country-Gentleman that hears me, if my Neighbour ought, in Prudence, to prevent my making that Cut or Water-drain through his Estate at my own Expence; or if he could either in Justice or Honour pretend, that I ought to give him 20 l. a Year out of my Estate, in Compensation for the 20 l. a Year, he pretends he is to lose, by making the Cut or Water-drain through his Estate? I believe no Gentleman will fay he could in Prudence refuse the one, or in Justice infift upon the other: Yet, in this Case, the Compensation he receives for the Right I take away from him, arises from a Right I do not give, a Right he was intitled to before I took the other from him.

· Having now, I think, Sir, demonstrated, that, if the Loss the Civil List may sustain by the present Regulation, be made good by the Increase in the Excise on Beer and Ale occasioned by the present Regulation, we are neither in Justice nor Honour obliged to give any other Compensation. I may give up the other Question, and admit, that we are obliged to grant a Compensation, in case the Loss is not made good by the Increase of the Excise on Beer and Ale, because, notwithstanding what the honourable Gentleman has faid, I am still of Opinion, that it is not only probable, but apparent, that the Loss in one Way will be sufficiently made good by the Advantage in the other. The very Nature of the Thing is to me a fufficient Proof; for granting, that the greatest Part of the present Amount of the Excise proceeds from the Debauches and Extravagancies of the People, it is well known, that those who once get into the Way of committing Debauches in Gin, can have no Relish even for the Brongest Malt Liquors; and I am convinced there are very few Inflances, if any, that ever a Club of excessive Gin-drinkers went from a Gin-shop, to finish their Debauch at an Ale-house; because even to quench their Thirst they generally take small Beer or Water, and mix it up with Gin 1 and many of them continue at the Gin-shop till they cannot find the Way to an Ale-house, or even to their own Beds, if they have any, but content themselves with the clean Straw, which at some of those Places they have for tothing : So that even from the Nature of the Thing we must conclude, that those who have once taken to the extaffive drinking of Gin, give over almost entirely drinking Beer or Ale; and if we can lay those People under a Necessity of returning to the drinking of flrong Beer or Ale, we mult necessarily very much increase the ConsumpAnno 9. Geo. 11.

By the Report, Sir, of his Majesty's Justices of the Peace at Hick's-hall in the Month of January lath, we find, there were then within Westminster, Holborn, the Tower, and Finsbury Division (exclusive of London and Southwark) 7044 Houses and Shops, wherein Geneva and other Spirituous Liquors were publickly fold by Retail, of which they had got an Account, and that they believed it was very far short of the true Number: From hence, Sir, if we include London, Southwark, and the other Places within the Bills of Mortality, I may modelly compute there are 20,000 Houses and Shops within the Bills of Mortality, where Geneva and other Spirituous Liquors are fold by Retail; and tho' the People within the Bills of Mortality are computed to be but a fifth, or a fixth Part of the People of England, yet I shall reckon but 20,000 Houses and Shops in all the other Parts of England, where Spirituous Liquors are fold by Retail, the Whole being 40,000. Now to each of these Houses I shall allow but ten Customers, who are excessive Drinkers of Gin, such I call those who may drink about half a Pint a Day, one Day with another; and ten Cultomers who are moderate Drinkers of that Liquor, such I call those who do not drink above half a Quartern a Day, one Day with another. This makes in England 400,000 excessive Drinkers, and 400,000 moderate Drinkers of Spirituous Liquors; and confidering how universally the Cultom of drinking fuch Liquors has got in among the common People, Men, Women and Children, I believe this Number will not be reckon'd too large.

my Computation of Gin-drinkers is within Bounds, from hence; that the supposed 400,000 excessive at half a Pint a Day, and the 400,000 moderate at half a Quartern a Day, according to this Comconsume but 31,250 Gallons a Day, which is 250 Gallons in a Year, the Duties upon which, at allon, amount to but 142,5781 per Annum; where-duties upon these Liquois for this last Year, amount-4,094 l. and we cannot suppose but that there are auds, with respect to the collecting of these Duties, is in most others.

we chosen this new Method of Calculation, Sir, not I think the other false or deceitful, but to shew, stever Method we choose, and from the most modest ions we can make, this general Truth will always That by prohibiting the Retail of Spirituous Lihe Civil Lift will get more by the Increase of the n Beer and Ale, than it can lose by the Decrease of es upon fuch Liquors: And now with respect to the tions made upon the other Method, I must say, that tlemen of the other Side treat us, as Free-thinkers ed by fome of their Antagonists: They state a weak le Argument for us, answer it, and then triumph ictory they have obtained. I have never heard it in this House, nor in any any other Place, that Duties upon Spirituous Liquors decreafe or increafe, ife upon Beer and Ale must always increase or dean exact Proportion: That if the Duties upon the ecrease or increase one fifth, one fixth, or one tenth, r must increase or decrease exactly one fifth, one one tenth, and neither more nor less. No, Sir, there other Accidents may contribute to the Increase or of the Excise on Beer and Ale, and therefore this on cannot be exact: Yet I cannot allow, that the mentioned by the honourable Gentleman, could great Influence upon the Excise in 1729; for the Malt was not, so far as I remember, so high that to put our Brewers out of the common Way of and befides, we know that the Strong Drink or common Draught, from whence the greatest Part xcife is mifed, is never defigned to be kept a great ars ; fo that in fuch Sort of Drink the Brewers neof laying up a great Stock to provide for a Year ity: But I shall mention one Accident, which, I upon me to fay, has greatly contributed to keep up le thefe last two Years, and yet has contributed nowards railing the Produce of the Duties, at leaft, on de Spirits; I mean, Sir, the late general Election

og. Geo. II. for this Parliament, and the many very extraordinary difputed Elections that have been fince; for it is certain that these Elections and Disputes have added greatly to the Confumption of Beer and Ale, tho' I have never yet heard of a Candidate, who treated his Voters or Witnesses with Gin.

And lastly, Sir, with respect to the Proposition this Day made to us, I am surprised to hear the honourable Gentleman fay, that it alters the Nature of the present Establishment of the Civil Lift; for upon the contrary, it purious exactly the Nature of that Establishment: With respect to the present Civil List, so far as the Parliament stands obliged to make it good, his Majesty is accountable; for he cannot make any Demand upon the Parliament, till he has laid an Account of the Civil Lift Revenues before them, in order to shew them the Deficiency: By the Proposition now before us, we are to enlarge that Establishment, we are to oblige ourselves to make a future Sum yearly good to his Majesty: and I hope the honourable Gentleman would not have us lay ourselves under such an Obligation, and at the same Time put it in the Power of any future Minister to come and tell us, whenever he pleases, that there was a Deficiency as to that further Sum; and that therefore he infilled upon nur making it good, without laying any Account before us from whence that Deficiency might appear.

To conclude, Sir, from the whole that has been faid upon this Subject, it appears evident to me, that if the Surplus of the Civil Lift should be diminshed by what we are now about, we are not obliged to make it good : That if we were obliged to make the Loss good, it ought not to be computed at 70,000 l. per Annum: That if it should be computed at 70,000 l. per Annum, it is apparent that it will be made good by the Increase of the Excise: That if this were not apparent, the Proposition now made to us will fully answer that Uncertainty: That the Proposition now made to us is exactly conformable to the Nature of the prefent Establishment of the Civil List; and that if it were not, it is become necessary, by the Demand now made upon us in favour of the Civil Lift; fo that in no Cafe can I find any Reason for taking such a Sum as 70,000 l. a Year from the Sinking Fund; and therefore I cannot agree that this Claufe,

in the prefent Form, should stand Part of the Bill."

The Queltion being then put, to agree with the Committee in the Amendments made to this Claufe, it was, upon a Division, carried in the Affirmative, by 183 to 110.

April 6. The House refumed the Consideration of the Report from the Committee on the Bill for preventing the Resail of Spirituous Liquors, when the foll

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nothing in this Act contained shall extend, or be construed Anno 9 Geo. 11. to extend, to charge with any of the Duties directed to be paid, levied, or collected, by this Act, any Spirits or Strong Waters, to be made into the Liquor commonly called Punch, to be retailed and confumed in the House, or Houses, of any Person, or Persons, keeping a publick Inn, Coffee-house, Victualling-house, or Ale-house, who fhall have been first licensed to sell Wine, Beer, Ale, or . other Liquors, or to subject the Makers, or Retailers of the faid Liquor called Punch, to take out Licences from the Commissioners of Excise, as herein before directed for Retailers of Spirituous Liquors, or Strong Waters. Pro-" vided the faid Liquor called Punch, so to be retailed and confumed as aforefaid, be made or mixed with two third Parts Water at the leaft, in the Presence of the Buyer, and that the Spirit with which the faid Liquor is to be \* made, be not fold, or retailed, in a less Quantity than one Pint, or at a less Price than after the Rate of 5 s. per Gallon; and all and every Person, or Persons, acting contrary hereto, shall forfeit the Sum of 5 l. for every Offence, one Moiety thereof to the Informer, or Profecutor. that shall inform or profecute for the same, the other · Moiety to his Majesty, his Heirs and Successors : And the · Proof that the same was so mixed and fold at such Price as aforefaid, shall lye on the Vender or Seller thereof, and not on the Informer or Profecutor.' The Arguments in Favour of the faid Claufe were as fol- Argument in fa-

. As the Complaint, which occasioned the bringing in of this Bill was chiefly aim'd against the excessive Use of Homemade Spirits among the common People, which proceeded entirely from the low Price, and from the Liberty many Persons took to retail them without a Licence, I have always been of Opinion, that the Evil complained of might have been cured, without laying on fuch heavy Duties as will amount to a Prohibition of the Retail of all distilled Spirituous Liquors: However, as the Confumption of Rum, when made into Punch, has never occasioned the least Complaint. and as that Comfumption is of very great Confequence to this Nation, I must beg Leave to offer a few Words in fayour of the Clause propos'd.

I believe, Sir, no Gentleman in this House is ignorant of the present declining State of our Sugar-Colonies: Their Circumstances have been of late fo fully laid before Parliament, and every Man who has a Regard for his Fellow Subjeft, or for the Good of his Country, must be fensibly touched with their just Complaints. Their Rivals in the Sugar-

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Trade enjoy a new, rich, and fertile Soil, which produces plentifully without great Labour or Expence. Their Rivals live almost quite free from Taxes, and without being at the Expence of making any Prefents to their Governors, or even of maintaining and repairing their own Forts and Garrisons; while They are heavily loaded with Taxes upon Exports as well as Imports, and obliged to pay large Salaries to their Governors, and to maintain and repair their own Fortifications: Their Rivals have a Liberty of exporting their Sugars directly to any Market in Europe, while They remain under a Necessity of landing every Ounce in Britain, and are thereby obliged to pay double Freight, double Commission, and a great many other unnecessary Charges. Their Difadvantages have already, I am afraid, made us lofe the Benefit of Supplying any Foreign Market with Sugars a and in such Circumstances can it be expected, that the Parliament of Great Britain will, without any Necessity, make a Regulation for taking from our Sugar-Colonies the only Market they have left?

I must confess, Sir, I little expected to have feen, in this Selhon of Parliament, any new Discouragement gires to our Sugar-Colonies; on the contrary, I expected to have feen the most vigorous, and the best concerted Measures takes for relieving them from all the Difadvantages they at present labour under; and for putting them, at least, upon an equal Footing with their Rivals in the Sugar-Trade: Such Mesfures might have perhaps enabled us to regain the Benefit we have loft, of fupplying Foreign Markets with that Commodity; but if we diminish the Sale of their Sugars or their Rum in Great Britain, without enabling them to fend it Foreign Markets, by removing the Difadvantages they are now subjected to, their Rivals may be fo thoroughly established in the Trade, that it will be impossible for us to regain #2 may, the very Islands where our Sugars are now produced may be abandoned; and then inflead of supplying Foreigners, it will be impossible for us to supply ourselves, either with Sugars or Rum, which must of course be attended with an

infinite Lofs to the Nation.

Let us confider, Sir, what vaft Quantities of Mansfactures of all Kinds are yearly fent from Great Britain to our feveral Sugar-Islands, and from thence we must fee how greatly the Value of our Exports must be diminished. This of itself would be an infinite Loss to the Nation: but tier, if we could have no Sugars or Rum from those Islands for supplying our Home-Confumption, our Loss would be redoubled; for that Confumption would then be supplied from the French Islands: So that the Value of our Imports from Foreign Countries would be considerably increased, at the fame Time that the Value of our Exports would be greatly Annua Gen. it. diminished; and how this would affect our Balance of Trade, as well as our Manufactures here at Home, I leave every

Gentleman to judge.

The Duties upon Sugars confumed in Great Britain are faid to amount to near 130,000 l. a Year, and as these Sugars pay but 3 s. 6 d. per hundred Weight, we must from thence conclude, that the Sugars comfumed yearly in this Island must amount to above 700,000 hundred Weight; so that if we were obliged to purchase from France all the Sugars necessary for our Home-Consumption at the Rate of 6 d. per Pound, which would probably be the Cafe, that Confumption only would carry yearly out of this Kingdom near two Millions Sterling: To this let us add the Momey that must necessarily be carried out of the Nation yearly for Rum; and the vaft Sums that must yearly be carried out of Ireland, and our Northern Colonies, for the Sugars and Rum they stand in need of ; and from these two Confiderations only, we must, I think, conclude, that by the Loss of the Sugar-Trade only, the Balance of Trade would be entirely turned against us. Then let us consider what valt Numbers of our People are now employed, at Home and Abroad, in the Production and Manufacture of our Sugars; what vast Numbers of our Manufacturers of all Kinds are concern'd in providing Necessaries and Utensils for them; and what a Number of our Seamen are yearly employed in transporting our Sugars and Rum to Great Britain; and from thence we may fee how greatly the Number of our People, especially our Seamen, must be diminished, and confequently how confiderably the Power, and Naval Force, of this Nation must be reduced by the Loss of the Sugar-Trade: But what is still of worse Consequence, and I beg of Gentlemen to confider it, all the Riches, all the Power, and all the Naval Force we may in this Cafe lofe, mull necessarily be added to that Kingdom from which we mult always, have the most to fear.

Having now, Sir, represented to you the fatal Confequences, with which the Lofs of the Sugar-Trade must be attended. I shall next consider how that Trade may be affected by the Bill before us. I believe it will be granted, by every Man who understands any Thing of our Sugar-Plantations, that considering the Disadvantages they lie under at present, it would be impossible for them to carry on the Trade, or to produce any Sugars, if they had not a teady Sale for their Rum at the Price it now bears; therefore every Thing, that tends towards lessening that Price, must be a Step towards the Ruin of our Sugar-Trade. Now if the Consumption of any Commodity be lessened, the Quantity

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Ges II brought to Market must be lessened, or the Price will fint of Course; and as the Consumption of Rum will certainly be very much diminished by this Bill as it now stands, we must conclude that our Sugar-Planters cannot have a ready Sale for their Rum at the Price it now bears, if they contique to produce as much as they do at prefent; And we also know, that our Sugar-Islands are not fit for producing any Thing that can turn to Account but Sugars and Rum; fo that if we put it out of their Power to get a Sale for them, at fuch a Price as they may fubfill by, a great Number of them must necessarily leave our Islands and settle among the French in Hispaniola or St Lucia, where there is Ground sufficient for them all, and where they will without Doubt meet with Encouragement. The few Sugar-Planters left upon our own Islands may then, perhaps, get a profitable Price for the Sugar and Rum they produce, because we shall certainly endeavour, by Prohibitions and high Duties, to prevent the Importation of foreign Sugars, Rum or Brandy ; but we cannot in fuch Case propose to sell any at a foreign Market .: And even with respect to our Home-Consumption, we know how impossible it is to prevent the Importation, or Confumption, of any foreign Commodity, when there it a

great Advantage to be got by running it upon us. " We know, Sir, that in none but our own Markets out Sugar-Planters can fell any great Quantity of their Run they produce, which is at prefent equal in Value to one 4th Part of all their other Products : If then by the Bill now before us, we diminish by one half the present Confamption of Rum, as our Sugar-Planters can dispose of it no where elfe, it is absolutely rendering useless to them one 5th Part of their whole Produce, which is above twelve per Gest. and, I am afraid, is more than any one of our Sugar-Plan ters can make clear Profit to himfelf. From hence, but, we may fee how dangerous it is, to lay fuch a Rellraint upon the Confumption of Rum as is proposed by this Bill: Yet this Restraint, dangerous as it is, I should have readily a-greed to, if the Consumption of Rum, either by inself or in Punch, had ever given Occasion to any of the Evils new complained of, or even if we could hope thereby to render our People at home more fober, frugal, or industrious piecaule, in either Cafe, I should have at the same Time propoled the freeing of our Sugar-Planters from all Quinters and Taxes, from all Salaries or Prefents to Governors, and even from all Expence of maintaining and repairing their own Fortifications; and at the tame Time I would have been for giving them Liberty to export their Sugar and Res directly to any Market in the whole World : But neither of these is the Case at present; for the interior People never

made, nor can make an excessive Use of Rum: It is Anno 9. Gen. II. used, either by itself, or when made into Punch, but better Sort; and by taking from them Punch, we oaly throw them into the Way of drinking Wine, will be a greater Expence to them, and to the Nation. at, Sir, it is not the Confumption of Rum only, that diminished by prohibiting the Retail of Punch, the mption of Sugar likewife will be greatly diminished; of People may still make use of Punch at their own s, we know that our People do not much like Enterints at one another's Houses: From that Spirit of Lito natural to them, and which I hope no Minister ver he able to root out, they like to be at a Publickupon an equal Footing and a fair Club; and therefore not suppose that the Consumption at their own Houses nount to near the Quantity formerly confumed. iving the People from the Use of a Liquor almost produced by the Industry of our own Subjects, to the a Liquor produced by Foreigners, with whom we ot, I believe, all the Reason in the World to be perwell fatisfied.

should have been glad, Sir, to have feen this Bill so as to have left our People the free Use of Rum; the House seems to be of Opinion that this would Way for evading the Act; and as the Clause is drawn uch a Manner, as to prevent its being possible to draw any Method of evading the Law; or putting it in wer of the common People to make an excessive Use th and as no bad Confequence can accrue from perthe Use of it among the better Sort, I hope the

will agree to it.

this it was answer'd by the Advocates for the Bill, as Argumentragaina

hough the Complaints, which occasioned the bringing he Bill now before us, were chiefly aimed against the Use of Home-made Spirits among the common yet I believe it will be granted, that the Use even ch, has of late Years become too excessive. It is town how confiderably the Number of our Punchhave increased within these few Years, and how much ve been frequented by Perions of all Degrees, espence the Method of retailing Punch in fo small Quan-as begun to be practifed: This we may be affored the Numbers of Advertisements relating to such which have daily appeared in our News-Papers for three Years past; and as every such House is a tion thrown in the Way of our People for idling

og. Geo. IL away their Time, I am of Opinion that it is now become absolutely necessary to remove them out of the Way, or a least to lessen the Number of them as much as we can I do not, Sir, in the least question but this Evil was forefeen feveral Years ago; but, among the many Advantages we enjoy by the Nature of our Constitution, we are esposed to this Inconvenience, that it is seldom practicable to prevent an Evil, till it becomes fo apparent as to be fall almost by every Man in the Kingdom; and in the present Cafe, though the Evils now complained of were forefeets dozen Years fince, yet it is certain that no Proposition for preventing them would then have met with any Reception: on the contrary, if any fuch had then been offered, I believe whoever should have proposed it, would have been looked on as a Madman: Yet I am convinced it will now be granted, that the passing such a Bill would have been at great Service to the Nation; and the Objection of turning a Number of People out of their Way of subfifting their Families, would not then have been fo flrong as it is at prefent. This is the Cafe of every general Nusance, which ilways contributes to the Advantage of some particular Pafons, who will oppose its Removal as long as they can, but when it comes to be fentibly felt, they must then finmit; and the Advantage or Convenience of particular Perfons is not to be regarded.

" I am fenfible, Sir, of the prefent bad Circumstances of our Sugar-Colonies, and as delirous to have the Handshift they complain of removed, as any Gentleman can be; and therefore I shall readily concur with any Measures for the Relief, that do not tend to the Ruin of their Mother Comtry: But for the Sake of encouraging the Sale of their Run or Sugars, I cannot submit to the Continuance of an Eastmity, which will evidently tend to deftroy the Health and Morals of the People of Great Britain. For this Reason am against making any Exceptions to the Bill now behave us : The Difease we are now fully sensible of, the Remedy we have in our Hands, do not let us mix that Remedy up with any Palliative which may lessen, perhaps entirely prevent its Effect. We may find many Methods for giving on Sugar-Colonies a full Compensation for the Disadvantage they may be subjected to by this Bill; but that cannot be granted by the Bill now before us, it is a Subject of a quit different Nature, and will therefore require a feparate bu This we may not perhaps be able to accomplish in the pofent Seffion, but their Cafe may be fully examined into be fore the next, and a proper Relief be granted, and in the mean Time their Lofs cannot be very confiderable.

I shall not, Sir, dispute the Consequence of our Sugar- Anno 9. Geo. II. Islands to this Kingdom, or its being a Loss to them to lessen the Confumption of their Rum in Great Britain; but I am convinced they might fell their Rum cheaper, and yet have a confiderable Profit. If they should lower the Price of their Rum but a very little, they might find a Vent for it in many other Places, a Vent, which would be more than fufficient for answering the small Diminution, that may by this Law be occasioned in the Consumption of it in Great Britain; and that Foreign Vent, would be more to the Advantage of their native Country than felling the fame Quantity at double the Price to be consumed in this Island. It is therefore against the general Interest of this Country, to encourage the Home-Confumption fo much, as to enable our Planters to fell all they can make at a high Price in Great Britain; and on the other Hand it is our Duty to take all possible Measures for enabling them to fell it at a cheap Rate to Foreigners; for if the Price of Rum could be so much reduced, as that it might be purchased cheaper than Brandy or Geneva, vast Quantities of it would be confumed in North America, in Africa, and in the Countries bordering upon the Baltick; and even at Home the Confumption of French and Flemish Brandies would be very much diminished.

I do not know, Sir, but by prohibiting the Retail of Punch, some small Addition may be made to our Consumption of Wines; but then it will be with respect to Port Wines only; and as our Trade with Portugal is, in the main, a very profitable Trade, it is our Interest to encourage it as much as we can: However, I rather think most of those who used to drink Punch, will drink Fine Ale and Strong Beer, or those Home-made Wines which we call Sweets; and it is as much the Interest of the Nation to encourage the Consumption of these Liquors, as that of any other. By increasing the Confumption of Fine Ale and Strong Beer, we shall encourage the Tillage of our Lands in Great Britain; and by increasing the Consumption of Homemade Wines, we shall encourage the Trade of our Sugar-Islands, because in the making such there are great Quantities of Sugar used; so that if they should become of as general Use as Punch is at present, our Demand for Sugars most necessarily be increased.

To conclude, Sir, if you exempt Punch from the Duties to be imposed by this Bill, you will render it altogether ineffectual; for under the Name of the Liquor exempted, every Sort of Spirituous Liquor will be retailed: Our Brandy-Shops and our Gin-Shops will then be all turned into Punch Shops, our People will be as much debauched, and

Anno o. Geo. II. our Streets as full of Objects of Pity and Contempt as ever. For this Reason, Sir, I am for making an Experiment, at leaft, for one Year, of the Bill as it flands at prefent : As it is a very extraordinary Regulation, we shall probably in next Seffion have Occasion to make some Alterations: By that Time we shall see what Effect the diminishing the Retail of Punch will have upon our People; we shall likewife see what Effect it may be like to have upon our Sugar-Colonies. In the mean Time the Prohibition cannot be attended with any extraordinary bad Effect, and therefore I shall be against adding the Clause which the honourable Gentleman has proposed."

To this it was replied by the Members, who were for the Claufe:

When the honourable Gentleman [Sir Joseph Jeholl] was pleafed to find Fault with the great Number of our Punch-Houses, I wish he had added Taverns and Alchouses, for I am convinced the great Number of the latter is as ferfible a Grievance as the former; and have contrived more Temptations for People to loiter away their Time: But the unbounded Liberty fo many Years given to fetting up Publick Houses of all Kinds, proceeds from an Error in Politico, by which it was the Interest of those to multiply fuch Herfes, who only had the Power to prevent their Increase. This Sir, is the true Caufe of that prodigious Number of House of Entertainment fet up in every Part of this Kingdom; and the Power of those, to whom we had given an Interest it fuch Houses, has been so confiderable, that it was in vest for any Gentleman to propose a Remedy. Notwithstanding the terrible Outcry, that was univerfally raifed against the elcessive Use of Spirituous Liquors amongst the Common Perple, I doubt much if we could have applied any effect all Remedy, unless some Persons had found it their Interest to agent

I shall readily agree, Sir, that the present Number of our Punch-Houses is too great; but there is a great Diffe rence between too great a Number, and none at all : By the Proposition now made, the Retailing of Punch will be confined to Houses where other strong Liquors are by Licence to be fold, which will of Course very much diminish the Name ber of our Punch-Houses; and where Men are allowed to drink any other Sort of strong Liquor, I can fee no Realist why they may not be allowed to drink Punch, for I am perfunded it is as wholefome a Liquor as can be found at furh

Vinced, that thereby the Labour and Industry of all our Pco- Anno 9 Geo. 11. ple has been very much diminished, and therefore I wish some effectual Restraints had been laid upon those, who have the Power of granting such Licences. Though the publick Good certainly requires an immediate Restraint upon the excessive Use of Spirituous Liquors, yet I cannot think that a Prohibition of felling any fuch Liquors by Retail, especially when they are rectified by Water, or made into Punch, can be absolutely necessary: Nay, if such a Prohibition were necessary, my Concern for the Numbers of People who now live by that Retail is such, that I should rather be for introducing the Prohibition by Degrees; by which Method a general Diffress would be prevented; because some would die in the mean Time, and the rest would have Time to provide a Livelihood in some other Way.

This Bill would, I believe, have met with very little Success, if it had not been supported by another Proposition which is now made Part of it. I shall admit, Sir, that those who find a private Interest in any publick Nusance, generally endeavour to oppose its Removal, even although they are fully fenfible that their Country must be ruined by its Continuance. Of fuch Men, I am afraid we have too many in this Kingdom, but I hope not one in this House.

With respect to our Sugar-Colonies, Sir, I am surprised to hear such Reasoning upon that Subject. They may probably be ruined by prohibiting the Retail of their Rum in Great Britain; but Gentlemen fay, we may give them a full Compensation the next Session; which to me seems the same as if I should say to a Man, I must now knock your Brains out, but next Year I'll do something to bring you to Life again: For God's Sake, Sir, let us consider the unfortunate Case of many of our Sugar-Islands, whose whole Subsistence depends upon the Sale of that Moiety of their Rum, which we are by this Bill to deprive them of: The Produce of their whole prefent Crop of Sugars, and the other Moiety of their Rum, may be necessary for defraying the Charge of their next Year's Crop; and if we disappoint them in the Sale of what they defigned for subfishing their Families, they must break in upon the Stock necessary for producing another Crop : by which Means every Sugar-Planter, who is not beforehand with the World, must necessarily be undone: This I am perfuaded will be the Case of most of our small Planters, and in them we know the Strength of our Sugar-Islands confills : tho' the Regulations we are next Year to make may be a Compensation to those who can stand the Shock. There is no Pretence for faying that the Use of Rum when made into Punch, for one Year longer, will deftroy the Health or Morals of the People of Great Britain, therefore Fot. IV. Ee-

Anno 9. Geo. 11. why should we do an Injury to our Sugar-Planters, 'till we are ready to grant them a proper Redress? Why should we

prevent the Sale of their Rum in Great Britain, 'till we have made such Regulations as may enable them to sell it to Advantage at some other Market? 'We are told, Sir, that our Sugar-Planters might sell their Rum much cheaper, and yet have a confiderable yearly Profit from their several Plantations; but I wish that for: of Reasoning had been founded upon Facts known to the House; for I believe, if we were to examine our Sugar-Planters, they would give us ftrong Reafons for convincing us, that in their present Circumstances it is impossible to fell their Sugars or Rum cheaper. We all know how dear living it is in our Sugar-Islands, what Taxes they pay, and what monstrous Prices they give for their Slaves, and for every Thing elfe necessary for the Production of Sugars: We likewife know at what a cheap Rate both Sugars and Rum are fold upon the Spot where they are produced, and if we compare the Expence and the Profits together, the Impossibility of felling cheaper will fully appear. It certainly would be an Advantage to the Nation, to enable our Sugar-Planters to fell their Rum at foreign Markets rather than in Great Britain; but it is not the Price the poor Planters fell it at, which prevents its being fold in foreign Markets; it is the wife Regulations we have made here at home; for we feem to have taken Care to prevent its being in their Power to difpose of their Rum at any foreign Market: In the first

will be running the Rifk of raining intircly our Sugar- Anney Geo. II.

is faid, Sir, that upon our prohibiting the Retail of

our People will fall naturally into the drinking of Me, Strong Beer, and Home-made Wines. I wish it e fo; and I am convinced the putting a Stop to the Spirituous Liquors, will increase the Confumption of nd Ale, tho' this has been denied, or at least much d of, by the same Gentlemen in a former Debate on ill; but as for most of our Punch-Drinkers, they nerally the better Sort of our People, and most of will fall into the drinking of foreign Wines, which aption will not be confined to the Wines of Portugal for the Spanish and Italian Wines will certainly come a Share, as well as French Clarets. As for our made Wines, the Use of them will never become so as the Use of Punch; and unless this happens to Cafe, our Sugar-Colonies will fuffer in the Confump-

their Sugars as well as their Rum.

vill allow that by prohibiting the Retail of Punch. ttle Addition will be made to the Confumption of our made Wines; but I am convinced the chief Addition to the foreign Wines, which must necessarily be a Difadvantage to the Nation, tho' it will be a double tage to the Civil Lift; for that Revenue will be cony increased by the great Number of new Wine-Lithat will of Course be taken out, every Shilling of the upon which belongs to the Civil Lift; and it will get a great deal more by the Confumption of Wine, could have ever got by the Confumption of Rum nto Punch I for as one Bottle of good Rum made nch, will go as far as four Bottles of Wine; and as il Lift gets at least 16 d. by the Consumption of four of Wine, and but 9 d. or 10 d. at most by one Bot-Rum made into Punch, the Civil Lift will be a Gainer by this Change of Liquors. 'Tis true, a cone Addition has always been made by Adulteration to Wines after they are imported, so that we cannot the Civil List will get 4 d. by every Bottle hereafter nfumed: But then if the drinking of Punch be conwe cannot reckon that the Civil Lift could get od. by every Battle of Rum made use of, because great ies of Punch have always been made of Rum run in paying Duty; and the Quantity of Punch, made ch Liquors, will always be at least equal to the Quanded by our Wine-Coopers to foreign Wines after

The

Antio g. Geo. 11. 1736.

\* The Clause now offered is, in my Opinion, Sir, drawn up so cautiously, that it is impossible to make any Handle of it for evading the Law. The Punch, to be retailed by this Claufe, must be mixed with two third Parts Water at least, in the Presence of the Buyer, and must not be retailed in a less Quantity than one Pint, or at a less Price than after the Rate of 5 s. per Gallon: It will therefore be impossible to fell any spirituous Liquor under the Name of Punch, unless it be mixed with two third Parts Water; and the not allowing it to be fold at a less Price than c s. for Gallon, or in a less Quantity than one Pint, will prevent Tippling as much as possible. To pretend that the Frauds cannot be discovered, because the Drinkers will always be Parties to the Evafion, is an Objection that will hold equally firong against every Clause in the Bill; for the Drinkers must be Parties to every Fraud that can be committed, and yet it is to be prefumed, that they will generally be the Informers: Nay, even with Respect to the retailing of Gin, it may fafely be fold and drank in a private Corner, without any Danger of Discovery, unless the Drinkers themfelves become Informers.

. The Bill now before us may indeed, Sir, very properly be called an Experiment: It is, I believe, one of the boldett Experiments in Politicks that was ever made in a free Country; and feems as if intended to try the Submission and Obedience of our People: Even, tho' the Clause now proposed be added, like Saul, it will ruin its Thousands; but if this Clause he not added, like David, it will ruin its ten Thoufands; and if by this Bill our Sugar-Trade should be destroyed, it will ruin the whole Nation at last. I truly, Sir, make no Question, but that the Bill will be found to flund in need of some Amendments in the very next Session : I do not know but a great Part of it may then be repealed ; but as for that Part of it which relates to the Civil-Lift, I doobt much if it will ever be in our Power to get it repealed : I am convinced, that before next Seffion it will be found necessary to alter the whole Scheme of this Bill, and to contrive fome new Method for preventing the exceffive Use of Spirituous Liquors among our common People ; but in the mean time Thousands of our People abroad and at home will be utterly undone: And as fuch Perfons cannot be recovered, por receive any Benefit, by those Alterations we may then thick proper to make, I am for preventing the spreading of this Defolation as much as possible, and therefore am for adding the Clause now proposed."

The Question was then put, Whether the above Clause be added to the Bill; which puss'd in the Negative, by 203 to

April 20. The Bill relating to Spirituous Liquors was read Assoo, Gee, 11. third Time, and pass'd without a Division; and Sir Charles

Furner was ordered to carry it up to the Lords.

April 21. The House resolved itself into a Committee upon the Quakers Bill, when great Alterations were made to every Clause; and it was proposed to leave to every Person ntitled to Tythes, an Option to fue for the Recovery of the Oct hem, either before the Justices of the Peace, as directed by hat Bill, or before any of his Majesty's Courts in Westminter-Hall: But as this seemed to be inconsistent with the Preimble of the Bill, and with the Intention of the whole, it tremoully opposed; and upon the Question's being put, was upon a Division carried in the Negative by 202 to 96.

April 22. The House proceeded on the Hearing of the Pe- Farther ition complaining of an undue Election for the County of mire Election fork, (on which Affair they had fat every Tuesday and hursday fince the presenting of the faid Petition, p. 147.) nd the Counfel for the Petitioner Sir Rowland Winn, fumand up their Evidence; by which they alledged they had figualified feveral Persons as not being affested to the Pubwing no Freehold in the Place where they fwore that their rechold did lie; and of them feveral as having no Effate at being Curates, Schoolmasters, Parish-Clerks, Hospitallen, Lesseholders and Copyholders; Others, as not having respolds of the Value of 40 s. per Annum ; Others, as be-Minors; Others, as having purchased their Freeholds thin one Year before the Election; Others, as having en influenced to vote by Threats; Others, as having voted lice; One, as being an Alien; and Others, whose Votes peared upon the Poll, though there were no fuch Persons her in the Place where they swore their Freeholds did lie, in the Places where they fwore that their Abode was : ercupon the farther Hearing of the Affair was adjourned the 19th; when it was farther adjourned to the 4th of

april 19. A Motion being made for an Address of Con- Motion for an stulation to the King, on Account of the Nuptials of the nce of Wales with the Princels of Saxe-Gotha, to whom w Royal Highness was married on the 27th, Mr Lyttleton

od up, and fpoke as follows:

Mr Speaker,

\* Though I have nothing to add to what has been faid fo all by other Gentlemen, on this happy and agreeable Occaas yes, as I think, that nobody should be filent on a Point which nothedy can be indifferent, I beg to be indulg'd in Words, to declare with how much Pleasure I concur the Motion that has been made you? And indeed he must

Anno 9. Goo. ii. to return his Majesty our most humble Acknowledgment

for having granted.

The Marriage of a Prince of Wales, Sir, has at Times, been a Matter of the highest Importance to the Publick Welfare, to prefent and to future Generations; but at no Time has it been a more important, a more dear Confideration, than at this Day; if a Character at once amisble and respectable, can embellish and even dignify the elevated Rank of a Prince of Wales. Were it not a Sort of Prefumption to follow fo great a Person through his Hours of Retirement, to view him in the milder Light of domeflick Life, we should find him busy'd in the noble Exercise of Humanity, Benevolence, and of every focial Virtue: But, Sir, how pleafing, how captivating foever fuch a Seme may be, yet, as it is a private one, I fear I should offend the Delicacy of that Virtue I fo ardently defire to do Juther to, should I offer it to the Consideration of this House! But, Sir, filial Duty to his Royal Parents, a generous Love for Liberty, and a just Reverence for the British Continstion; these are publick Virtues, and cannot escape the Applause and Benedictions of the Publick : They are Virtue, Sir, which render his Royal Highness not only a noble Ornament, but a firm Support, if any could possibly be needfary, of that Throne fo greatly filled by his Royal Father.

I have been led to fay thus much of his Royal Highness's Character, because it is the Consideration of that Character which, above all Things, enforces the Inflice and Goodness of his Majesty in the Measure now before you; \* Measure which the Nation thought could never come to foon, because it brings with it the Promise of an additional Strength to the Protestant Succession in his Majesty's Illustraous and Royal House: The Spirit of Liberty dictated that Succession, the same Spirit now rejoices in the Prospect of its being perpetuated to latest Posterity: It rejoices in the wife and happy Choice, which his Majetty has been pleased to make of a Princets to amiably diffinguished in herielf, to illustrious in the Merit of her Family; the Glory of above great Ancestor it is, 'to have sacrificed himself to the noblest Caufe for which a Prince can draw his Sword, the Caufe of Liberty and the Protestant Religion. Such, Sir. is the Marriage, for which our most humble Acknowledgments at due to his Majetty; and may it afford the Comfort of feeds the Royal Family (numerous, as I thank God it is) it growing and rising up in a third Generation; a Family, Sir, which I most sincerely wish may be as immortal as the Liberties, and that Conflictution which it came to maintain

and therefore I am heartily for the Motion !

After which the Motion was unanimoully agreed to, and Ame 9 Geo. II. a Committee was appointed to draw up an Address accordingly.

April 30. A Motion being made for engroffing the Quakers Bill, the same was strenuously opposed; but the Queflion being put, it was carried in the Affirmative by 160

May 3. A Petition of the Clergy of Surrey was presented Farther Debate to the House, setting forth, That since they had been heard by their Counsel, in relation to the Quakers Bill, they had been informed of several new Clauses that had been inserted in the faid Bill, which they conceived to be prejudicial to the Rights of themselves and the other Parochial Clergy; and therefore praying to be heard by their Counfel, in relation to the faid new Clauses, before they received the final Affent of that House.

This Petition was ordered to lie upon the Table, and then the Bill was read the third Time, when feveral new Amendments were made to it; and a Motion being made, That the Bill do pass, the same was opposed by Mr Talbot Mr Talb [of Wilts] Mr Maister [of Cirencester] Sir William Carew, and others, who urg'd, 'That besides the many material Reasons which had been given against passing the Bill, there was one relating to Form, which was unanswerable; for the Bill, which was first brought in, had been so thoroughly and fo entirely alter'd in the Committee, that it could not now be looked on as the fame Bill; even the very Title of it had been entirely altered in the Committee, and that Bill which was before called, A Bill to enlarge, amend, and render more effectual the Laws then in being, &c. was upon the third Reading to be called, A Bill for the more easy Recovery of Tythes, Church Rates, and other Ecclesiastical Dues from the People called Quakers; which they could not but take to be a very improper Title, for in their Opinion it ought to be called, A Bill for preventing the Recovery of Tythes, or any Ecclesiastical Dues, from the People called Quakers. That by the Bill as it was at first brought in, the Jurisdiction of the Justices of Peace was to have been confined to Tythes of a certain Value, which was certainly defigned to be Tythes of a small Value; the Justices were to order and direct the Payment, so as the Sum ordered did not exceed " " " ; but the Committee, by the Bill they had drawn up, which was then read to them, had given the Justices an unlimited Jurisdiction where the Title was not in Question. That this was a Power which they thought no Committee upon a Bill could take ; they might perhaps have filled up the Blank with any Sum they pleased; they might have filled it up with such a large Sum as would have in Effect been the same with granting the " FF Vot. IV. Tuttices

10 9. Geo. 11. Justices an unlimited Jurisdiction : But they could not grant a general and unlimited Jurisdiction by a Bill which, when it came before them, was a Bill for granting a particular and confined Jurisdiction; and if the granting of such a Jurisdiction was then thought necessary, the only Method they could take, according to the established Forms of that House, was to order the Bill then before them to be withdrawn, and a new Bill to be brought in ; in which Cafe, those who thought they might be aggrieved by any Thing in the new Bill, would have an Opportunity of being heard against it, which no Man could ever have, if the Method observed in passing the, sail then before them should become an usual Practice : for so Man could know whether he was to be injured by a Bill or not, 'till after it had paffed thro' the Committee, and then it would be too late for him to apply."

To this it was answered by Mr Glanville, Mr Archer, and Mr Hampden, 'That the Bill then before them was in Elfect the very fame with the Bill first brought in; many of the Claufes had, indeed, been altered and amended, but the general Scope and Intention of the Bill was the very fame; and they did not think the Committee had taken any Liberties with the Bill but what were usual, and such as they were fully intitled to take; for the Reason of their granting an unlimited Power to Juffices of Peace with respect to the Value of the Tythe, was because, upon mature Consideration, they found, that all Actions and Suits for Tythes, where the Title was not controverted, were for small Sums, for Sums much finaller than any Sum that was ever intended to be filled up in that Blank; and fince it was acknowledged, that the Committee might have filled up the Blank with toch a large Sum, as would have in effect been the fame with granting the Juffices an unlimited Jurisdiction, they could fee no Reason why the Committee might not do directly and in express Terms, that which they might certainly have denem a hidden or indirect Manner.'

Bir John St Aubin.

Hereupon Sir John St Aubin flood up, and spoke as fal-

Mr Speaker.

' I think that a Bill of this Confequence, which affects to large a Property, should undergo the wifest Scrutiny of those regular Forms, which have hitherto circumscribed out Proceedings, and guarded our Constitution from any sudden and difguis'd Attacks: But this Bill, faulty as it was at not after two Readings in the House and Counsel had been se-Jemnly heard against it, went avowedly into the Committee to be almost intirely alter'd : A new Bill, for to I may justy call this, arises out of the Ashes of the old One, with the fame fallacious Title indeed, and less formidable than before THE HOUSE

However, it is still suspected that there are latent Mischiefs Anno 9 Geo. IL. in it, and against those, the Parties who are aggrieved, are deprived of an Opportunity of a fresh Defence. I hope therefore, that the learned Gentleman, who could not have been so desective in his first Enterprize, if new Inconveniencies were not perpetually to be encountered in the Alteration of fettled Conflitutions, will at least be so candid as to withdraw his Scheme for the present, take Time to consider afresh, and not hurry a Bill, thus defective in Form and but half understood, in the Conclusion of a Session, when many Gentlemen, quite worn out with a close and tedious Attendance, have been forced to retreat. This cannot long retard the great Work of Reformation which is at Hand : The Delay will be but a few Months only: The fame favourable Tide will continue, and whatever new Schemes, therefore, the learned Gentleman may have ready to produce, I hope he will indulge us in fo short a Respite. But lest this Bill should pass, I hope you will permit me to enter my publick Protest against it, for I am one of those who think it fun-

damentally wrong.

" There is no one more ready than I am, to give all reafonable Indulgencies to the feveral unhappy Sectaries among us ; I think, that in Points of Religious Worship, Compulfion ought never to be used, but Truth is to have the fair Opportunity of Working by its own Force upon the natural Ingenuity of the Mind, and the Supreme Lawgiver has the only Right to interpose in such Matters. But human Authority has certainly a fecondary Power to restrain those wild Excelles, which under the falle Colour of Religion would invade the Order and Discipline of Civil Society. In this we are all united, and there is one Medium, one common Refort of our Laws, for the Protection of our respective Rights and Privileges. I am very forry therefore, that any of the Diffenters should now see Occasion to complain of their diffinct Allowances, and that flated Measure which must be preserved in our civil Union. Let them look upon the Structure of our Constitution in general; are the feveral Members well proportioned? Have they a mutual Dependence and regular Connection with each other? And is there one Law of Convenience which runs through the Whole? If this be fo, and the Preheminence is only maintained by a due Subordination of the inferior Parts; if the Building was erected by the most able Hands, and when Architecture was at its Height; I am not for inverting the Order of it, in Compliance with the Gothick Fancy of any Pretenders to that Art.

Thus our Constitution at present stands, and the Laws of Toleration are in this Sense become a Part of it; they

\* F f 2

protect,

ano 9. Geo. 12 protect, as they certainly ought, the Established Religion of our Country, and, at the fame Time, allow a feparate Right in Religious Worthip: Such, only, have not the Advantage of them, who deny the exterior Forms of our Government, whole Consciences are a civil Nusance, and therefore forfeit the Condition of this Right. What then is it that the Quakers want? Have not all their most intemperate Defires been from Time to Time complyed with? Are they not exempted even from appealing to the great Author of Truth in their legal Testimony? But not contented with all this, by a most strange Abuse of the permissive Liberty they enjoy. they fend circular Exhortations to their Brethren to oppose the civil Jurisdiction of our Laws; and having thus cherilied and strengthened an Obstinacy, they approach the Legislature itself with harsh Revilings, unsupported by Evidence, against the Clergy of our Established Church ; denying a constitutional Right; begging that the legal Remedia may be abated by which it is to be acquired; and unjustly complaining of Severities, which, by their repeated Contimacy, they wilfully draw on themselves; for the Law in its ordinary and natural Course will proceed to an Enforcement of its own Decree. Is this that Passive Obedience and Non-Refultance, that mild and charitable Disposition, with which they have been fo largely complimented? Is this Conscience, in any true Definition of it? No! it is perverie Humour, a false and delusive Light, an Ignis Fatuus, which arifes from a Degeneracy and Corruption of the Mind. If this is Conscience, then all those Riots and Tumults, which at any Time oppose the Execution of the Law, and the Asthority of the Government, may with equal Julice lay Claim to fuch a Conscience. Tythes are a diffinet Property from the Inheritance of the Land, and by the Laws of our Conflitution are applied to certain Purpoles. They are deof Civil Right, and no matter to whom they belong, the' I should think that the Maintenance of our Clergy deferved fome favourable Share in our Confiderations.

' No human Wisdom can at once foresee the sufficient Extent of legal Remedies, but they must from Time to Time be proportion'd to the Degrees of Obslinacy with which they are to contend. At the Time of the Revolution, when our Conflitution was refettled, and our feveral Rights and Privileges confirmed, the former Remedies were found fufficient, and, therefore, by the 7th and 8th of King Willimm, a new one was created, but the others were fuffered to fubfift. The Clergy have now their Option which Method to purfue, and I believe they always follow this, unless they suspect an unjust Partiality. For they want only

cheapest and most effectual Way ; so that by this Bill, which Anno 9. Geo. IL. obliges them to repair to the Justices in the first Instance, you enjoyn them nothing but what is already done; but at the fame Time give a new Interest to the Quaker in being contumacious: For I apprehend by the Bill, as it now stands, if the Quakers should not appear, but suffer Judgment to pass by Default, or should appear and not litigate or gainfay, that there is a Power given to the Justices to settle the Quantum of the Tythes, and the Clergy are hereby deprived of any farther Redress. It is the Liberty of avoiding the Justices, which is some fort of Controul upon their Judicature; and it is the Force of the feveral subfishing Remedies, which obliges many of the Quakers in some Shape or other at present to submit. For it is not the Punctilio of one Gun only (as the learned Counsel said) which the Garrison wants; and when Men are obliged to furrender there is no Dishonour in doing it: But they have got unjust Possession, and would have you withdraw your Forces, that they may strengthen the Fortification, and make it capable of a stouter Resistance. Sir, I think the Comparison has been inverted; that Party is in Poffession who have a just Title, and they only defire to keep what they have, without extending their Territories; and it would be extremely unjust to pull down their Fences, upon an idle Report that the Enemy would take no

As to the Ecclefiaftical Courts, the Quakers have been defy'd to produce any Inflances of their being much troubled here; and indeed they are exceedingly few: Every Thing in the Course of Time will degenerate from its original Inflitution, and undoubtedly there are many Abuses crept into these Courts, which may deserve our Attention; but then let us proceed upon fairer Inquiries, and with a Disposition to reform and not to destroy. These Courts, from the earliest Days of our Constitution, have had Cognizance of Tythes; and if the chief Argument against them is drawn from their Defect of Power in giving Redress, I am rather for supplying the Defect, than that their Authority herein

should be wholly rescinded.

Advantage of it.

I would not be thought, by any thing I have faid, to be for extending the Power of the Clergy; I am for keeping that as well as all other Power, within its due Bounds. But, furely, the Clergy are not to be the only Men in the World, who, when they are affaulted, have not a Liberty to complain, and to fly to this Afylum for their necessary Defence; I think this is all they now do, and it is very unfair to be feeling industriously for particular Instances of Blame; and from thence to take Occasion of casting an Odium upon the whole Function. Those frightful Ideas, therefore, of

Church

no 9. Cool II. Church Power, upon which fo many Changes have been rung of late, I take to be very unnecessary at this Time; it is now at a very low libb, and it is very well if it can keep

its just Ground.

The Mischief which is growing up is of another Sort and our Liberties are no longer in Danger from any Thing which is founded in Religious Pretences; the Enemy has erected Batteries all round our Constitution; but as the Church is the weakest Part, it is thought very adviseable to begin the Attack there; and if it succeeds, they will foos mount the Breach, and take Possession of the whole; for we may learn from the fatal Experience of former Times, that Monarchy can only fubfilt upon the Union and Defence of our Civil and Religious Rights. We all form one Constitution, it is highly necessary therefore that all, who are fincere Lovers of that, should well know, and mutually protect each other; and that the Clergy should wifely contider, that, as at all Times we are ready to oppose any Alfaults upon their Quarter, fo they are under the firenged Obligations, in the Day of our Need, not to withdraw their Affiftance from us in Points of Civil Liberty; for if ever that should be their fatal Missake, and our Hands are thereby weakened, they will undoubtedly bring their own Ellablishment into the most imminent Danger.

' I shall say no more, but that I shall at all Times oppose any Innovations, because I think them extremely hazandous let us rather guard against the intemperate Follies, the Lasry, the Venality and Irreligion of the Age, which have been long gathering like a dark Thunder-Cloud in the Say. God only knows how foon it may burft, but whenever it happens, and I fear the Day is at no great Distance, it will certainly fall most heavily upon us; I am therefore for keep ing up our common Shelters, that we may be protected, well as possible, against this great and impending Danger.

The Quakers Bill

Then the Question being put for passing the Bill, it was carried in the Affirmative, by 164 to 48, and Mr Glanville was order'd to carry the Bill to the Lords, and defire that Concurrence.

May 3. Sir Charles Turner presented to the House a Bill, For indemnifying Persons, who have been guilty of lacufully importing Goods and Merchandine into this Kingar. upon the Terms therein mentioned, and for infercing the Laws against such Importation for the future; and the was then read the first Time, and ordered to be read a !cond Time.

May 4. The faid Bill was read a fecond Time, and a Motion being made for committing the fame, it was opport

nary to fee fach a Petition followed by fuch a Bill: The Anno 9. Geo. II. Petition [See p. 160.] was from many Merchants and Shopkeepers, complaining of too high a Duty upon a certain Sort of Merchandize, and of the Hardships they were subjected to by the Laws lately made for collecting that Duty : Upon the Foundation of that Petition, a Bill had been brought in, which no way diminished the Duty, and instead of relieving the Merchants from any of the Hardships they were before exposed to, laid them under many new Hardthips, and such as they thought inconfistent with the Liberties of the People: That this was a Method of Proceeding, by which the Subject would be terrified from ever making an Application to Parliament, for being relieved against those Grievances they thought they had Reason to complain of; for no Man would ever apply to Parliament for Relief, if he could have the least Suspicion that his Case might be rendered more intolerable by fuch Application.'

To this it was answer'd by Sir Robert Walpole, Sir Sir R. Walpol George Oxenden, and Sir William Yonge, 'That the fre- Sir W. Yonge quent Practice of Smuggling was the Grievance which the Petitioners chiefly complained of; therefore any effectual Method for preventing that Grievance, was a proper Confequence of fuch a Petition: That the Duties complained of, were engaged for the Payment of old Debts, or for the Support of the Government, and could not therefore be lowered, without replacing them by establishing some new Fund, which could not then be done: And that none of the Penalties to be inflicted by that Bill, could be any Hardship upon fair Traders, but only upon Smugglers, and the more Difficulties they were exposed to, the better it would be for

the fair Trader.'

Then some Members objected to a Clause in the Bill, by Farther Objections which it was enacted, ' That any Ship, not exceeding the Burthen of 100 Tons, shall be forfeited, if she take in from another Vessel at Sea, within four Leagues of the British Coasts, any Foreign Goods, Wares, or Merchan-\* dizes, without Payment of the Customs, unless in case of apparent Necessity:' And to another Clause by which it was enacted, ' That all Goods found concealed in any Ship or Vessel, at any Time after the Master thereof shall have " made his Report at the Cuftom-house, and which shall not be comprized or mentioned in the faid Report, shall be ' forfeited.' With regard to the first Clause, it was faid, \* That it would be a most terrible Hardship upon the Owners of any Ship, to make them forfeit their Ship, only because of the Captain's, or perhaps some of the Sailors, taking a Pound of Tea, or an Anchor of Brandy, Rum, or Arrack, from on board another Ship they accidentally

nno 9. Geo. 11. met with at Sea : That in Penal Laws great Care ought always to be taken, not to subject any Man to a Penalty of Forfeiture, except fuch as were really guilty; but by the Clause the Owners of a Ship were to be subjected to a great Forfeiture, tho' they neither were, nor could be any way guilty of, or fo much as privy to, the Crime for which the Forfeiture was inflicted: That the Hardship upon them wu the greater, because it would be impossible for them to guard against it; for every one knew, that, for the most Part, the Command of Merchant Ships was given to Persons who had no Fortunes of their own, and therefore could not make good to the Owners the Damage they might fuffain by the Forfeiture of their Ship: That the Owners of Ships never looked for any Thing more in a Master, but the Character of an honest careful Man, and an expert Sailor; but in the Case, neither of these Qualities could be a Sasegard to the Owners, because their Ship might be forseited and lost by the Knavery, perhaps by the Treachery, of any common Sailor on board, without any Fault in the Mafter : That the Estates vested in Shipping were already liable to fo many Penalties and Forfeitures by our Custom-house Laws, and were subject to so many Dangers from other Accidents : and the Employing of any Estate in that Way was in itself of fo little Advantage to the Owner, that many Gentlems had already withdrawn their Fortunes from that Branch of Trade: That if that Clause should pass into a Law, no Man, who had a Regard to his Family, would employ or continue any Part of his Effate in that Branch; which would cotainly be a great Disadvantage to our Shipping, and a great Discouragement to our Seamen.

> As to the other Clause it was alledg'd, That a Merchant might thereby forfeit a valuable Parcel of Goods, by the meer Negligence or Forgetfulnels of the Master of a Shipwhom he had never known or entrufted; and that without its being possible for him, by the utmost Care and Diligence, to prevent such a Forfeiture; because the Goods might be forfeited before it was possible for him to hear of the Arrival of the Ship, or to know that he had fuch a Parcel of Goods on board fuch a Ship; for the Mafter always made his Report immediately upon his Arrival, and before he had Time or Opportunity to rummage his Ship, or to lend to any of the Merchants to come and take care of the Goods; and as Masters are generally in a great Hurry their fetting out, when fmall Parcels of fine Goods are ally fent on board, a Master might very probably furget in mention fome of them in his Report, which by this Challe would occasion a Forfeiture, such Goods being alway

Law then flood, if the Mafter upon rummaging and fearch- Anno 9. Geo. H. ing his Ship, which every Mafter did before Clearing, or if the Merchant upon hearing of the Ship's Arrival, or receiving Advice of his having fuch a Parcel of Goods on board, should come to look after his Goods, tho' they had been forgot in the Report, a Post-entry might be made, by which all Forfeitures and Penalties would be prevented. That they thought this Bill would be a new Hardship upon Merchants, and a new Discouragement to Trade, which was before, by our late Statutes relating to the Customs, subjected to fo great an Expence, and fo many Difficulties, that it was impossible for our Merchants to carry it on at so easy a Rate as our Neighbours, which was the true Cause of our being under-fold by Foreigners in all Markets of Europe.'

To this it was answered by the Advocates for the Bill, . That all these Hardships and Dangers might easily be prevented by the Care of Masters of Ships: That Owners or Merchants who intrusted their Ships or Goods to idle careless Men, were certainly in some Fault, and therefore deferved to fuffer if there were no Necessity for making them do fo: But that in the Cafes then before them, it was abfolutely necessary to lay fome Part of the Penalty upon them, for the very Reason that had been given against it; because the Matters imployed by them were often fo poor, that it was impossible to recover any Penalties from them. That with respect to the Forfeiture of Ships, as the Clause was amended, and confined to Ships not exceeding 100 Tons, it could not much regard any Branch of our foreign Trade, it would chiefly regard our Coasting Vessels, and our Holland and French trading Sloops, many of which, they were afraid, were chiefly imployed in Smuggling. That they hould be forry if any Person suffered thro' a meer Oversight; but if they gave by Law too great, or, indeed, any Indulgence to Overfights, fraudulent Defigns would always be chaked under pretended Overlights, and therefore it was necessary to make the Law fevere, tho' in the Execution of that Law, some Indulgence might be shewn in any Case which appeared clearly to those who had the Execution of the Law, to be but an Overfight. That we had many Colloms and Daties upon Goods imported, and the Laws for collecting them might probably subject our Merchants to Some Inconveniencies, and to some Expence; but there was Country in the World where their Trade was free from Cafforns and Duties: That they believed the Merchants of this Kingdom were subjected to no greater Inconvenience or spence on that Account, than the Merchants of our neighcouring Countries; so that if Foreigners under-fold us in Market, some other Reason was to be assigned for their VOL IV. · Gg

Anno 9. Geo. II. fo doing, and when that Reason was assigned, if it was por fible to remove it, they would join in any Measure that could be proposed for that Purpose.'

This Debate being over, the Bill was committed to a

Committee of the whole House.

The fame Day the Honfe refum'd the Confideration of the contested Election for the County of York, and after the Counsel for the fitting Member were heard, who alledged that they would foon flew, that most of the Objections made to their Voters were either falle or frivolous, and that they would effectually disqualify a much greater Number of the Voters for Sir Rowland Winn, the Petitioner, than he, or the other Petitioners had pretended to diffunlify of theirs, the Matter was adjourn'd to the 11th, on which Day no Notice being taken of the Affair it was intirely dropt.

May 11. A Motion was made by Mr Henry Arthur Herbert, for Leave to bring in a Bill, to explain and amend for much of an Act made in the fecond Year of his present Majesty's Reign, intitled, An Act for the more effectual preventing Bribery and Corruption in the Election of Members to ferve in Parliament, as relates to the commencing and carrying on of Profecutions grounded upon the faid Act : which was accordingly granted, and the faid Mr Herbert, Mr Richard Lloyd, Mr Knight and Mr More, were ordered to prepare and bring in the same : Accordingly a Bill for that Purpole was prefented to the House the same Day, and read a first

Time. The Reason assigned for bringing in this Bill was, That by a Clause in the above Act it is enacted, "That no Perfon shall be made liable to any Incapacity or Penalty by the faid Act imposed, unless Prosecution be commenced within two Years after the Crime committed, nor in Cale of Profecution within that Time, unless the same be carfried on without wilful Delay : But this Limitation was not fufficiently full and explicit, because the fuing out of an Original was a Commencement of a Profecution, which might be done without letting the Party profecuted know that any fuch Profecution was commenced; and the Limitation being faved by the fuing out an Original in this pnvate Manner, Profecutions upon that Act might be depending privately against Men for many Years after the supposed Offence, which would be of the most dangerous Comisquence, and therefore it was necessary to bring in a thort Bill for explaining and amending that Clause, so as to make it necessary to give the Party profecuted Notice of the I

The Yorkshire Petition dropt,

After the second Reading of this Bill the next Day, Sir Anno 9. Geo. 11. John Hind Cotton, took Notice, ' That upon a ferious Attention to that Bill, he was not at all surprized to see it Sir J. H. Cotton. brought in fo late in the Selfion, and paffed in fuch a Hurry r for as it was drawn up with a Retrospect, it was really an Act of Indemnity for almost all the Bribery and Corruption Men might have been guilty of at the last general Elections for Members of Parliament, and might very probably be an Injury to feveral private Men, who had already done all that was made necessary by that Act for intitling themselves to carry on Profecutions against Offenders; for as the two Years fince the former Election were then just expiring, if a Gentieman had just fued out forty Originals against forty different Offenders, and had thereby intitled himfelf to proceed against them at his own Conveniency, he would be intirely elifappointed, and lose the whole Expence he had been at ; because the two Years would very probably be expired before he could hear of this Act, and then it would by this new Act be palt the Time for ferving even those very Originals, which he had regularly fued out in the Terms of the former Act + therefore he hoped the Committee would amend the Bill, fo as to prevent its having a Retrospect, or doing an Injury to any Gentleman who had been guilty of no wilfu! Delay or Omission, as the Law then stood; for it was very probable that a great Number of Originals had been feed out, but not ferved or profecuted, because the Profecutors would in common Prudence wait 'till a few Cafes of the same Nature had been determined, in order that they might from thence learn how to proceed.'

To this it was answered by Mr Lloyd and Mr More: Mr Lloyd. \* That whatever Lawyers might mean by a Profecution mammenced, the Meaning of the Legislature when that Law puffed, certainly was, That no Profecution should be underflood to be commenced, unless the Person prosecuted had Notice of it, within the Time limited, by an Arreft, Summans, or fome other legal Method; and as this was the Meaning of the Legislature, they believed most Gentlemen had taken it in that Sense, for they had never heard of any Profecations commenced in the other Manner, nor could any Gentleman in that House give an Instance where a Prosecutor had fued out a Number of Originals without fummoning or arrefling the Perfons against whom they were fued out; from whence it was to be prefumed, that if there were any toch Inflances, they were fo rare as not to deferve the

Notice of that House.

Then the Bill was agreed to without any Amendment, and being read a third Time on the 14th of May, passed with- Traff out Opposition.

May 14. The Bill against Smuggling was read the Time, and a Motion being made that the Bill do pa fame was opposed by some Members; but the Questi ing put, it was resolved in the Affirmative by 88 again and " Mr Willes was ordered to carry the Bill to the and defire their Concurrence.

May 20. The faid Bill was returned to the House of mons, when they took into Confideration an Amen made by the Lords; and the faid Amendment being read, Mr Speaker acquainted the House, 'That wh Thing occurred which might any Way look like an Inc ment upon the Privileges of that House, he thought his Duty to lay the Case impartially before them, and to leave the House to do in it as they should think fir: in all Bills by which any Tax or Duty was to be in upon the Subject, it was the undoubted Privilege o House, and they had always inststed upon it, that the House should not make any the least Amendment fuch Bill; but were in all fuch Cafes either to pass the without any Amendment, or to reject it if they thou That as the Taxes and Duties granted by that House, not be raifed or collected without prescribing prop effectual Methods for that Purpole, therefore in all E imposing any Tax or Duty upon the Subject, certain thods had been prescribed for effectually raising that Duty; and if the Methods prescribed should afterwa Experience be found ineffectual, new Methods had been contrived, and proper Bills passed for establishin new Methods; which last Sort of Bills had general looked on as Appendixes to the first Bill by which the Duty was granted; therefore fuch Bills were looked as Bills of the fame Nature with the first, and confec that House had generally insisted upon it, that the House could not make any Amendment to this last & Bills, no more than they could have done to the which the Tax or Duty was granted: That as the B before them was for enforcing the Laws made for fe the Revenues of Customs and Excise, it was properly confidered as an Appendix to the Laws by which the venues were originally established; and as the other had made an Amendment to it, he did not know but making an Amendment to fuch a Bill, might be Icol as fome fort of Incroachment upon the Privileges of House; for which Reason he thought it his Duty the Cafe to them, before they proceeded to take the A ment into their Confideration. That he had fearth

surnals of the House for Cases of the same Nature, and Anno 9. Goo. 11. ould read fuch of them as he thought most applicable to e Cafe then before them.'

Upon this feveral Journals of the House were read, reting to Amendments made by the Lords to Money-Bills, Bills of the same Nature : The reading these Journals ocissoned a Jebate in the House in relation to their Privilege: ut at last the Question was put for agreeing to the Amendent, which was carried in the Affirmative; and Mr Willes as ordered to carry the Bill to the Lords, and acquaint nem. That the House had agreed to the Amendment.

The same Day the King came to the House of Peers; d the Commons attending, his Majesty put an End to the thon with the following Speech.

My Lords and Gentlemen.

HE Dispatch you have given to the Publick Busi- The King's Spec ness, and the advanced Scason of the Year, make to the Second s it proper to put an End to this Session of Parliament.

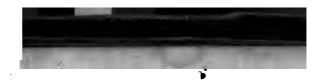
" I acquainted you, at your first Meeting, that Preliminary Articles had been concluded between the Emperor and the most Christian King; since which Time, a farther Convention, concerning the Execution of them, hath been made, and communicated to Me, by both those Courts, and Negociations are carrying on, by the feveral Powers engaged in the late War, in order to fettle the General Pacification.

Gentlemen of the House of Commons,

" I return you my Thanks for the Provisions you have made for the Service of the current Year; you can never better recommend yourselves to my Esteem, and to the good Opinion of those you represent, than by raising the supplies necessary for the Support of my Government, and for the Service of the Publick, in a Manner the most effectual, and the least burthenfome to my People.

My Lords and Gentlemen,

" It is a great Concern to Me, to fee such Seeds of Diffention fown among my good People, as, if not timely preventral, may prove very prejudicial to the Peace and Quiet of my Kingdoms; it is my Defire, and shall be my Care, to preferve the present Constitution in Church and State, by Law ellablished, perfect and entire, and not to counsee any Attempts to the Prejudice of either. Good Harmony, and mutual Affection, among all the Protestants of this Nation, have been the great Security of the prefent happy Ethablithment, from the Revolution to this Time: by this united Strength they will be able to refult



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the fecret and open Attempts of its common Enthe but divided, they may become a Prey to them. It
testion shall be impartially dispensed to all my Subj
the full Enjoyment of their Religious and Civil Rigi
the your Care, by your Conduct, in your several
one; to make my Endeavours for your common
ness effectual.

My Lords and Gentlemen,

"It being necessary for Me to visit my Domini Germany again this Year, I have resolved to appeat Queen Repent here, during my Absence. The 1 ence you have already had of Her just and pruder ministration, will, I doubt not, engage you all, to the Weight of the Publick Affairs as easy to Her, if wise Conduct will render the Government agrees you; and this I recommend to you in a particular ner.

The Parliament proregued. Then the Lord Chancellor, by his Majesty's Comprorogued the Parliament to the 29th of July: The afterwards farther prorogued to the 1st of February.





MINUTES, &c. of the THIRD SES-\$10 N, by way of Introduction to, and Illustration of, the DEBATES, which follow, to the End of the faid Session.

A Series of the Proceedings of the Committee on the Supply and Ways and Means.

HE House having resolved, on Feb. 2. that they would next Morning take into Consideration the Speech of the Lords Commissioners, appointed by his Majesty for holding that Parliament, to both Houses of Parliament, they consideration; and the same being again read by Mr. Speakers, a Motion was made, That a Supply should be granted to an Majesty; whereupon 'twas resolved, that the House would the next Morning resolve itself into a Commistee of the whole House, to consider of the said Motion.

Thus the Committee of Supply was established in the usual form, and as that Committee is in every Session one of the hief Committees, we shall give the History of it during last linen, before we give an Account of any of the Debates that appened in it; in order that our Readers may have at once, and as it were at one View, all the Resolutions agreed to in

be fame.

On the 4th, the Order of the Day being read, for the loufe to refolve itself into the said Committee, the said peech of the Lords Commissioners was ordered to be referred to the same; and the House having then resolved itself so the said Committee, they resolved. That it was the Opision of that Committee, that a Supply should be granted to his lajesty; which was on the Monday following reported and greed to by the House Nemine Contradicente.

On the 9th, the House, according to Order, resolved itself pain into the said Committee, and came to the following columns, which were reported, and all agreed to by the

tede, via.

That ten thousand Men should be employed for the Seservice for the Year 1737, beginning from Jan. 1. 1736: That a Sum, not exceeding 41. per Man per Month be allowed for maintaining the faid 10,000 Mer Months, including the Ordnance for Sca-Service: 1 a Sum, not exceeding 219 2011. 6s. 5d. should be gr his Majesty for the Ordinary of the Navy (includit

pay to Sea Officer.) for the Year 1737.

On the 18th, the said Committee came to the fe Refolutions, which were reported, and all agreed t House, viz. That the Number of effective Men to vided for Guards and Garrisons in Great Britain, Guernsey and Jersey, for the Year 1737, should be ding 1815 Invalids, and 555 Men, which the fix dent Companies confift of for the Service of the H 17,704 Men, Commission and Non-commission Of cluded: That a Sum not exceeding 647,5491. 1 should be granted to his Majesty, for defraying the of the faid 17,704 Men: That a Sum not exceeding 21 6s. 5d. should be granted to his Majesty for maintai Majetty's Forces and Garrisons in the Plantations, and Gibraltar, and for Provisions for the Garrisons polis Royal, Canfo, Placentia, and Gibraltar, for t

1737. See page 239.

(Page 341) On the 28th, the faid Committee can following Reformtions, which were reported, and all a by the House, v z That a Sum, not exceeding 79,7 4.d. should be granted to his Majesty, for the Charg Office of Ordnance for Land Service, for the Year That a Sum not exceeding 60.41, 19s. 2.1, thould be to his Majesty, for defraving the extr ordinary Ex the Office of Ordnance for Land Service, and not t for by Parliament: That a Sum, not exceeding 62,4 6.1. should be granted to his M. j sty, to make good ficiency of the Grants, for the Service of the Yea That a Sum, not exceeding 10 043/, 3s 10d, should b ed to his Majerly, to repl ce, to the Sinking Fund, Sum paid out of the tame, to make good the Denc the additional Samp Duties at Christmas, 1735, pu a Clau e in an Act of Par inmert p ff. d in the 4th Ye Majedy's Reign, for rading 1,200 000% by Annu to Lottery for the Service of the Year 1731: That a S exceeding 42.18-7. 101. should be granted to his Mail Account of the Subfidy by bie to the King of Derm fount to the Presty bearing Date, Sept. 19, 1-34, 1 Quarters of a Year, to Sept. 9, 1737

On March 4, the taid C nowneed came to the to Resolutions, which were replitted, and all agreed to House, viz. T. at a Sam, not exceeding 21,7071. should be granted to his Majesty, upon Account, for Out-Pensioners of Chelsea Hospital, for the Year 1733: That a Sum, not exceeding 56,4131. 145. 3d. should be granted to his Majesty, for defraying several extraordinary Services and Expenses, incurred in the Years 1735 and 1736, and not provided for by Parliament: That a Sum, not exceeding 10,0001. should be granted to his Majesty upon Account, towards the Support of the Royal Hospital at Greenwich.

On the 9th, the House resolv'd itself again into the said Committee, and made some Progress; and on the 11th, being again in the said Committee, they came to the following Resolution, which was reported, and agreed to by the House, viz. That the Sum of one Million should be granted to his Majesty, towards redeeming the like Sum of the increased Capital of the South Sea Company, as is now commonly

called Old South Sea Annuities. See page 341.

On the 19th, the faid Committee came to the following Resolutions, which were reported, and all agreed to by the House, viz. That a Sum, not exceeding 20,000/. should be granted to his Majesty, towards fettling and securing the Colony of Georgia in America: That a Sum, not exceeding 10,000/. should be granted to his Majesty, to be applied towards the Maintenance of the British Forts and Settlements belonging to the Royal African Company of England, on the Coast of Africa: That the Sum of 4000/, should be granted to his Majefly, towards repairing and finishing the Collegiate Church of St. Peter's Westminster: That a Sum, not exceeding 44,6851. 2s. 6d. shall be granted to his Majesty, upon Account, for reduced Officers of his Majefty's Land Forces and Marines, for the Year 1737: That a Sum, not exceeding 39454 should be granted to his Majesty, for paying of Pensions to the Widows of such reduced Officers of his Majetty's Land Forces and Marines, as died upon the Effablishment of Half-Pay in Great-Britain, and who were married to them before Dec. 25, 17:6, for the Year 1737: That a Sum, not exceeding co,000/. should be granted to his Majefly, towards the Rebuilding and Repairing the Ships of the Royal Navy, for the Year 1737.

This was the last Time of the said Committee's Sitting, and by the above-mentioned Resolutions it appears, that the total Sum granted by this last Session of Parliament amounts to 2,225,1721. 21. 9d. besides the Million granted for re-

deeming fo much of the South-Sea Capital.

As foon as the House had agreed to the three Refolitions of the Committee of the Supply, first above-mentioned, relating to the Seamen and Navy, which was on Thursday, Feb. 10, they resolved, that they would next Morning resolve themselves into a Committee of the whole House, to consider

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of Ways and Means for raifing the Supply granted Majetty; and accordingly, next Day the House resolved felf into the said Committee, in which they resolved it was their Opinion, that towards the Supply granted Majetty, the Duties on Malt, Mum, Cyder and Perry, by an Act of Parliament of the 9th Year of his M Reign, had Continuance to June 24, 1737, should be continued, and charged upon Malt which should be and all Mum which should be made or imported, and der and Perry which should be made for Sale, with Kingdom of Great Britain, from June 23, 1737, to Jul 1738. Which Resolution was, according to Order, reto the House the next Day, and agreed to.

The faid Committee was by Order continued from Time, without fitting, till Monday March 14, wh House resolved itself again into this Committee, and of the following Resolution, which was reported and ag by the House, viz. That towards raising the Supply go to his Majesty, the Sum of 21, in the Pound, and no should be raised in the Year 1737, upon Lands, Tene Hereditaments, Pensions, Offices, and personal Estates, Part of Great Britain called England, Wales, and the of Berwick upon Tweed; and that a proportional Cocording to the 9th Article of the Treaty of Union, be laid upon that Part of Great Britain called Scotland

On the 18th, the said Committee came to the sol Resolutions, which were reported, and agreed to House, but with some Amendments to the third, as mentioned, viz. That the Duty of 36s, a Barrel on (See page 480) granted by an Act of the 5th Year of l Majesty Queen Anne, for the Term of 96 Years, an made perpetual, should from and after June 24, 1737 and determine. That there should be granted to h jesty for every Barrel of Sweets made for Sale, fro after June 24, 1737, the Sum of 12s, the said Duties paid by the Maker and Makers of the said Sweets, in Proportion of greater or lesser Quantities. That a lowance of 5s, per Barrel on British made Gun-powders ed, granted by an Act of the 4th Year of his prese ance of 4s. 6d. per Barrel on British made Gunpowder exported, granted by an Act of the 4th Year of his present Majesty's Reign, which was to expire the End of that Session of Parliament, should be further continued for seven Years.

On the faid March 18, the Order of this Committee was continued from Time to Time, 'till Friday, May 6, when the House resolved itself again into the said Committee, and came to the following Refolutions, which were reported to the House on the Monday following, and were as follow, viz. That 'twas the Opinion of that Committee, that, towards raifing the Supply granted to his Majesty, there should be iffued and applied the Sum of one Million out of fuch Monies as had arisen, or should or might arise of the Surplusies, Exceffes, or Over-plus Monies, commonly called the Sinking Fund. That, for the Encouragement of the Paper Manufacture of this Kingdom, there should not be allowed any Drawback or Repayment of Cultoms charged upon foreign Paper. which should be imported into Great Britain, upon the Exportation thereof. That, towards raifing the Supply granted to his Majesty, a further Duty of od. per Bushel should be laid upon all Oysters imported into Great Britain. Of these three Resolutions the first and second were agreed to by the House; but the third was re-committed.

On the 17th, the faid Committee came to the following Resolutions, which were reported, and agreed to by the House, viz. That the several Rates and Duties then payable upon foreign Oysters imported into this Kingdom, should from and after June 24, 1737, cease and determine. That a Duty of 7d. per Bushel Strike-Measure of the Winchester Corn-bushel, should be laid upon all foreign Oysters imported into this Kingdom, in lieu of all other Rates before imposed thereon.

This was the last Time of the said Committee's Sitting, and from their Resolutions it appears, that the Ways and Means proposed for raising the Supply for the present Year, were (besides the Million granted out of the Sinking Fund) the Malt Tax, which is generally supposed to produce near 700,000/. a Year, and the Land-Tax, which, at 2s. in the Pound, produces near a Million; and for making good the Desiciency, his Majesty was enabled to borrow any Sum or Sums of Money, upon the Credit of the Duties laid on Sweets, not exceeding 500,000/. at an Interest of 3 per Cent per Annum.

A Proposal towards lowering the Interest of all the redeemable National Debts to 3 per Cent, per Ann, and thereby to enable the Parliament to give immediate Ease to his Majesty's Subjects, by taking off some of the Taxes which are most burdensome to the Poor, and especially to the Manufacturers. As likewise to give Ease to the P by lessening the Annual Taxes for the current Seri Year, viz.

A Proposal for outring tt. mbic Debrs.

THAT an Offer be made to the Proprietors of the Sea Annuities, as well old as new, at such Times the law ren of Transfer Books shall be shut, in the following manner,

That all Persons be at Liberty to make their Optithe whole, or any part of their Capital, of one or more Particulars under mentioned; for which Purpole, Bu be laid open at the South-Sea House, viz.

All who defire to be paid their Money, to ente

Names and Sums in one Book.

These who shall chuse to have Annuities for certain' of Years, and the Capital to be annihilated, may fabici particular Books for that Purpose, at the following For 47 Years, at 4 per Cent. per Ann. 31 Years 23 Years, at 6. 19 Years, at 7. 16 Years, at 8. 13 at Q. 12 Years, at 10.

That the Proprietors of so much of the Capital as sh be claim'd in Money, nor subscribed into some of the ties for Terms of Years, shall, for the sature, be entil

the Annuity of 3 per Cent. per Ann. only.

And, for the Encouragement of the Annuitants to ac 3 per Cent. per Ann. it is proposed, That they be not to Redemption or Diminution of their Annuities for the of fourteen Years.

And that all the Annuities for Terms of Years be for able at the South-Sea Houfe, without any Charge; . as the Annulties, which shall be continued at 3 per per Ain.

And that all the Annuities for Terms of Years comfrom the De ecuiration of the Annuities of 4 per Cent.

cut cry bis of Time.

'The apprehended, that this Offer will be more benef. the Proprietors, then the remaining in their a refert Sin and receiving a Million at a time, to be sivided after between the old and new Arrelt es, which must affert in a very blind manner, a litten.' generally to reduce Capital 1/2 continually living out the Money paid off As notice at advanced Price.

If the Parliment hould be willing to in large any Pe reching forebach, who now leadened in Year Annalis for Germa of Later the fidowing Racen mitted to the Conditional on the Contlement who have their I magher to tall Sud et, vin Perior de Years upward, \* per Cons. for i. e. -; --- 3. 5) ---نځ ---- -- ۱Q.

ese Rates for Lives, or any other Rates, should be convenient to be offered.

then proposed, that the old and new Annuitants be ed to tubicribe any Part of their Capital, they being

the Limitation of Years above expressed.

that none of the Proposals foregoing, be made for doney; because it is reasonable, that the present Crehould have the Preference in any advantageous Offer y the Parliament, as this is apprehended to be, fince may be raifed at 3 per Cent. per Ann. with a Liberty ming the fame at Pleafure. See the Debate founded

Proposal, page 382.

ch 21. His Majetly went to the House of Peers, and e Royal Affent to (1) The Mutiny Bill. (2) To an act ng a Duty of Two-Pence Scots upon every Pint of Beer vended within the Town of Dunbar, to be apthe Use of the faid Town, for necessary Buildings

pairs, and to three private Bills.

22. His Majesty went to the House of Peers, and Royal Affent e Royal Affent to the following Bills : 1. For granting given to feveto his Majeffy by a Land-Tax. 2. To make perpetual

7 Geo. II. to prevent the infamous Practice of Stock-4. For the better repairing and paving the Hightreets and Water-Courses, and for enlightening the Lanes and Passages, and better regulating the Nightly within the City of Salifbury. 4. For enlarging the or repairing feveral Roads leading to the City of er, and for reducing the Toll on Sheep and Lamba faid Act. 5. For making more effectual two Acts siring the Highways from Old Stratford in Northfhire, to Dunchurch, Warwickshire. 6. To raife to discharge the Debts incurred on account of Buildcoal and Court Rooms, for the Use of the County of

7. For continuing a Duty of Two-pennies Scots on int of Ale fold within the Town of Dumfreis, for a Church and making a Harbour there; and for layon the Tonnage of Shipping, &c. for the better ig of the faid Harbour. 8. For making navigable Brook, from Worsley-Mill in Lancashire, to the River in the faid County. And to 10 Private Bills.

remarkable that in the Land-Tax Bill above-men- Clause flipt a Clause was fraudulently slipp'd in to exempt the into the Landof Wales from paying the Sixpence in the Pound, call'd Tax Bill.

iff Money, which amounted to upwards of 1000/.

the fame Day the Bill was pass'd, a Motion was made A Motion to Enquiry, by what Order or Authority his Royal enquire by is the Prince of Wales was, by a Claufe in the what AuthoLand-Tax Bill, exempted from paying any Fees for himfelf and Houshold; and it being a Point of Order, a Debate arose, whether the House ought not to have moved for an Inftruction for a Claufe to authorife fuch Alteration:

she Day.

Over-ruled by But another Motion being made, that the Order of the Day a Motion for be read, and the Quellion being put on the last-named Mothe Order of tion (the Bill for reducing the Interest to 3 per Cent.) the House divided, and carry'd it in the Affirmative, and read it a off Time, and ordered it a 2d Reading that Day Se'nnight.

May 24. A Message was sent by his Majesty, to define the Commons to fettle a Jointure of 50,000/. per Ann. on her Royal Highness the Princess of Wales: A Bill was unani-

moufly order'd in accordingly.

Royal Affent ral Acts.

Acts passed this Session were as follow, viz. March 7, The given to feve. Malt Bill. 21, The Mutiny Bill. That for laying a Day of Twopence Scotch on every Scotch Pint of Ale, brewed for Sale within the Town of Aberbrothock. And a Read Bill.

> And May 20, The Land-Tax Bill. That for granting Two Millions for 1738, and paying the Bank a Million for redeeming an Annuity of 40,000/. For explaining an Ad for Application of the Forfeited Ellates of the late Earl of Derwentwater and Charles Radcliffe. An Act to empower the Court of Lord Mayor and Aldermen to fet a Price on Sea-Coals for one Year. To enforce the Execution of the Gin-Act. To secure the Payment of Rents, and prevent Frauds by To indemnify Persons who have omitted to qualify themselves for Offices, read Prayers, and make the Declarations and Subscriptions required within the Times limited by Law, and for allowing further Time for those Purpoles. For allowing further Time for Enrolment of Deeds and Wills made by Papifts, and for Relief of Protestant Purchasers. Devisees and Lessees. For Relief of such Prisoners for Debt as have by unavoidable Accidents loft the Benefit of the Act paffed the last Session for the Relief of insolvent Debtors; and for the Indemnity of fuch Sheriffs and Goalers as have incurred any Penalties on account of fuch Priloners not being discharged; and for extending the Benefit of the faid Act to Creditors, whole Debtors were committed to Prifon fines Jan. 1. 1730, and were detained there on Jan. 1. 1736, and have chose to continue there. An Act to continue an Act for the better Regulation of Lastage and Ballastage on the River Thames. For building a Bridge cross the Thames from the Woolstaple, Westminster, to the opposite Shore. For better regulating the Manufacture of Narrow Woollen-Clouchs in the West Riding of Yorkshire. For repairing the Harbour of Dover, and reftoring that of Rye. For recovering and fe-

curing the Harbour of Minehead, Somersetshire. For making a Dock or Bason at Liverpool. To two Acts for draining certain Fens in Lincolnshire, and the Isle of Ely. For rebuilding the Parish Church of All-Saints in the City of Worcester. For finishing the Church of St. Mary Rotherhith, and purchasing an additional Burial-Ground. For rebuilding the Parish Church of Christ-Church, Surry. To continue the Duty of Two Pennies Scots on each Pint of Beer or Ale fold in the Town of Inverness in Scotland. To vest the Estate of Hugh Nash, Esq; (late escaped out of the Fieet) in Trultees for the Benefit of his Creditors. For the more effectual fecuring the Payment of certain Sums of Money. directed by an Act of Queen Elizabeth, to be paid by the Treasurers of the Counties of England and Wales, for the Relief of the Prisoners in the King's-Bench and Marshalfea. For punishing such as shall injure any in their Persons or Properties, with intent to hinder the Exportation of Corn. An Act to explain an Act for rebuilding St. Leonard's Church, Shoreditch. To continue two Acts for encouraging the Growth of Coffee, and securing the Trade of the Sugar-Colonies in America. For enlightening the Streets, &c. in the Parish of Christ-Church, Middlesex. To amend an Act for preventing Inconveniencies that may happen by Privilege of Parliament. To fecure the Estates of Papists turning Proteflants against Disabilities, and for the more effectual vesting in the two Universities the Presentations of Benefices belonging to Papills. To 6 Road Acts, and to 27 private Bills.

And for the History of the Supply, &c. it is thus fumm'd up in the following Speech, made by the Speaker to the

Throne, the last Day of the Session.

Most gracious Sovereign.

OUR Majesty's most dutiful and loyal Subjects, the Speaker's
Commons of Great Britain in Parliament affembled, Speech at the
attend your Majesty with several Bills, and with one among close of the
the roll for your Royal Assert concerning the Supplies Session.

the rest for your Royal Assent concerning the Supplies granted for the public Service of the Year, allowing Three Millions Seven Hundred and Fifty Thousand Pounds, for the Maintenance of your Fleets, Armies, and discharging

a Million of the National Debt, and other Purposes.
 Your Commons at first made Provision but for 10,000
 Seamen, they being sufficient for the common Service;
 but having since been called on, by the Sufferings and Grievances of your Majesty's Subjects, to strengthen your Hands,

to defend your Rights, and do them Justice against the lawless Power of the Spanish Nation in the Seas of America; where your Majesty's Subjects have, by Nature, and unre-

· Arained

s strained by Compact, an equal Right with them, and are onot to be subject to any Obstruction or Molestation whatfoever in their Passage over those free and open Seas; they have readily granted 10,000 more. To suffer the Spaniards to rummage our Ships, is to give them a Right to the Sovereignty of those Seas, as it was always deemed by Great Britain; and was never allowed by any of your Majesty's Predecessors. • These Depredations deserved the Consideration of your Commons; and these Outrages (if continued) will deserve • your Resentment. To their Plunder they have added Infults; and to their Infults, Cruelties: Infults the more fea-· fibly felt, as they come from a People whole Power we always deemed inferior; and whole Strength we ever fub- dued when tried. With these Sentiments your Commons applied to the Father of their Country for Redress; and received such an Answer as the Father of their Country · should give; for which your saithful Commons make their grateful and dutiful Acknowledgments. Their Application on this Occasion was on behalf of their Trade, which is the · Life and Spirit of this Nation; refting persuaded, that by your Interpolition, you will be able to obtain Julice for pul: Injuries, as well as further Security of your trading Subjects.

under your Majesty's Royal Protection;
Since your Majesty's Paternal Care has preferred this
Nation under many Difficulties from the Calegories of

for the Sake of the Dignity of your Majethy's Imperial Crown, and the Honour of the British Nation; which they are sensible never were, nor ever can be, more secure than



### SPEECHES

## DEBATES

# House of Commons,

DURING

The Third Seffion of the Eighth Parliament of Great Britain.

February 1, 1737-8.

HE Parliament which was prorogued to this Anno 10. Geo. Day from Friday Jan. 21, (which was the Day I. 1736-7. of their first Meeting) and being met accordingly, a Message was brought by Sir Charles Dalton, Gentleman Usher of the Black-Road from the \* Lords Authorised by his Majesty's Commission, defiring the immediate Attendance of this Honoutable House, in the House of Peers, to hear the Commission read; and Mr. Speaker, with the House, going into the House of Peers, the Lord Chancellor fitting with feveral other Lords on a Form, between the Throne and the Wool-facks, faid to the Effect following.

My Lords and Gentlemen,

VE are commanded by his Majesty to let you know, that as it is not convenient for his Ma-Ff

\* Viz. Prince of Wales; Lord Chancellor, Lord Prefiideat, Lord Steward, Lord Chamberlain, Duke of Argyle, Date of Richmond, Earl of Pembroke, Earl of Scarcorough, Earl of Hay.

11. 1736-7.

Anno 10. Geo. " jesty to be here this Day in his Royal Person, he has " been pleased by Letter-patent under the great Seal, to " Authorise his Royal Highness the Prince of Water, and " feveral Lords therein mentioned, to do every thing in " the Name of his Majelly, which ought to be done on " the Part of his Majesty in this Parliament, as may more

" fully appear by the Letter-patent."

The Letter-patent being read, my Lord Chancellor then, as one of the Commissioners, read the following Speech to both Houses:

#### My Lords and Gentlemen,

N Pursuance of the Authority given us by His Majesty's Commission, under the great Seal, amongst other Things, to declare the Causes of his holding thin Parliament, we are, by His Majedy's Command, in the first Place, to observe to you, That His Majesty acquainted you last Year, that he had, in Conjunction with the ' States General, given His Approbation of certain Prelif minary Articles, concerted and agreed upon between the \* Emperor and France, for refloring the Peace of Europe; and that a further Convention, concerning the Execution of them, had been communicated to Him by both their \* Courts; and that Negotiations were carrying on by the feveral Powers engaged in the late War, in order to lettle the general Pacification.

We are now commanded by His Majesty to inform you, that the respective Acts of Cession being exchangel, s and Orders given for the Evacuation and Poffession of the feveral Countries and Places, by the Powers co-. cerned, according to the Allotment and Disposition of \* the Preliminary Articles, the great Work of te enablish-· ing the general Tranquillity is far advanced; however, it is His Majesty's Opinion, that common Prudence calls s upon us to be very attentive to, and observe the final . Conclusion of this new Settlement of such considerable Parts of Europe. It is to be hoped, that a general latts ing Tranquillity will follow this Restitution of Peace, and that the Renewal of Friendship and Alliances, for the Preservation of it, among the several Princes and Powers of Europe, will remove all Dangers and Ap-· prehensions of any new Troubles and Disorders ; but His · Majefly apprehends, that an indolent Security, and too great a Difregard to fature Events, may occasion Mis-· chiefs more easy to be prevented, than to be remedied; and that it would be very unadviseable to leave ourselver

\* in so defenceless a Condition, as to encourage any Enter- Auto 10. Greprizes, which the Enemies to the Public Peace may have 11. 1736 7.

vainly suggested and flattered themselves with the Hopes

vainly suggetted and flattered themselves with the Hopes

#### Gentlemen of the House of Commons,

His Majefty has ordered the proper Officers to lay
before you the Effimates for the Service of the current Year; as foon as the Circumftances of the Times
would permit, His Majefty was pleafed to make fuch a
Reduction of fome Part of the Public Expences for the
Eafe of his People, as was confiftent with the Peace and
Safety of his Kingdoms, the Security of our Commerce,
and the Honour and Interest of the Nation.

#### My Lords and Gentlemen,

\* His Majesty has been graciously pleased to direct us to acquaint you, that He hath feen with the greatest Satisfaction the unwearied Application of this Parliament, in framing good Laws for advancing the Prosperity, and · fecuring the Welfare of His loving Subjects; and that it hath been one of His Majesty's principal Cares to enforce them by a due Execution, with the firitlest Regard to the Rights and Properties of his People, no Invalion whereof can with any Colour be luggested by the most \* malicious Enemies of the present Establishment. Whilst this hath been our Condition, His Majesty cannot but beferve, that it must be matter of the utmost Surprise and Concern to every true Lover of his Country, to fee the many Contrivances and Attempts carried on in various . Shapes, and in different Parts of the Nation, tumultuously to refift and obstruct the Execution of the Laws, and to \* violate the Peace of the Kingdom. These Dillurbers of the public Repole, conscious that the Interest of His Ma-\* jetty and His People are the fame, and of the good Har-\* mony, which happily subsides between Him and His Par-\* liament, have levelled their Sedition against both; and in their late Outrages have either directly opposed, or at I least endeavoured to render ineffectual some Acts of the whole Legislature. His Majesty in His great Wildom \* thinks it affords a melancholy Prospect to consider to what Height these audacious Practices may rife, if not timely suppressed, and that it deserves no small Attention, that they may go on to affect private Persons in the quiet · Enjoyment of their Property, as well as the general \* Peace, and good Order of the whole. His Majesty apprehends it to be unnecessary to enlarge upon a Subject

I. 1736 7.

Anno 10. Geo. of this Nature, and therefore hath commanded as barely to mention it to you, who, by the conflant Tenor of your Conduct, have shewn, that you consider the Support of his Government, as inseparable from the Preservation of

the Public Tranquillity and your own Safety.

The Members being returned to the House, Mr. Speaker reported the Speech from the Lord Chancellor, and upon a Motion for an Address of Thanks, the same was agreed to, and is as follows.

The bumble Address of the House of Commons to the King. Most Gracious Sovereign,

ITE your Majesty's most Dutiful and Loyal Subjects, the Commons of Great Britain, in Parliament affembled, return your Majesty our most humble Thanks for the Speech delivered by your Majesty's Command to

both Houses of Parliament.

We fee with great Satisfaction, the happy Prospect of the final Conclusion of the general Pacification of Earth. and when we remember your Majesty's unwestried Erdeavours to prevent this Nation from being involved in the Calamities of a destructive War, and your constant Application in contributing to the utmoll of your Power towards the great Work of refloring Peace, from the tender Care and Concern which your Majesty has always hewn for the future Peace and Prosperity of your People, as well as for the common Welfare of Manking, we make no doubt, but that your Majelly will continue to co-operate with your good Allies, that the Conclusion of the Peace may be attended with a general and lasting Tranquillity.

Duty and Gratitude to your Majesty, and a due Ree gard to our own Interests and Security will engage us not to neglect any necessary Precautions, which may bell e conduce to enable your Majesty to disappoint and defeat all groundless Hopes and Expectations, which the de-Iuded Enemies of the public Peace may have vainly lug-

f gefled and flattered themselves with.

And we beg Leave to affure your Majefly, that we will chearfully and effectually raise the Supplies necessary for the Service of the Current Year, and support your Majesty in all such Measures as shall be found requisi \* preferve the Peace and Safety of the Kingdom, the Security of our Commerce, and the Honour and Interest of your Majesty and your Dominions.

Most Gracious Sovereign,

Your faithful Commons cannot without a just Indignation Geo. II.

observe the Spirit of Faction and Sedition, which has lately ma
fested itself in traducing and misrepresenting the Legislature, in

contemning all Authority, and in open Defiance of the Laws of

the Land.

It is with the highest Sense of Duty and Gratitude, we acknowledge your Majesty's Goodness, not only in your ready Concurrence to all such wholesome Laws as have been from Time to Time prepared by your Parliament, but in your constant Care to enfore them by a due Execution, with the strictest Regard to the Rights and Properties of your People, and without the least Colour or Shadow of any Design or Attempt to stretch or violate the known Laws of this Realm.

We cannot sufficiently express our Abhorrence of the many wicked and detestable Practices, which the Disturbers of the public Repose have secretly somented and openly carry'd on in tumultuously resisting and obstructing the Execution of the Laws,

and violating the Peace of the Kingdom.

And we your faithful Commons do affure your Majefty, that being fully perfuaded that the Prefervation of the public Tranquility, and our own Safety, are infeparable from the Security of your Government, we will fupport your Royal Authority in fupprelling and fubduing all feditious and riotous Attempts that threaten the very Being of our happy Conflitution, and the utter Subversion of those Liberties, which have been made the specious Presence for committing those outrageous Disorders.

To this the King return'd the following Answer :

It is Majesty returns this House his Thanks for their most Du- The King's tiful and Loyal Address, and shall always essem their Zeal Answer to and Affection for his Person and Government, as the hest and most the Compactable Return for his constant Endeavour to render this Nation mean Address, and sourishing both at Home and Abroad. His Majesty relies when the Wisdom of his Parkament, to frame such Laws as shall a necessary to strengthen and support the Authority of his Government, in preserving the public Tranquility, and securing the Rights and Person him for a sust and due Execution of them.

Feb. 2. A Petition of the Frechoiders of the County of Nor- A Petition, of the Complaining of an undue Election and Return for the faid complaining county, being presented to the House, and read, it was ordered of an undue to be heard at the Bar of the House on the Third of March; and the County that Lists, with Respect to the said Election, be delivered on the of Norfolk; and of February.

March 2. A Motion was made, that the Petitioners might be the Liberty to withdraw their Petition; which was grant But is dropt and Mr Speaker was ordered to iffue his Warrant to be Clerk of the Crown, to make out a new Writ for the faid.

County.

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Anno 10. County, in the Room of William Wodehouse, Elg; who had died Geo. II. after his Election, and against which the faid Petition was perfented.

'Tho' this Election was thus given up, yet there was one Thing

relating to it worth Observation.

The Resolution of the House relating to the delivering of Life of controverted Voters, in Pursuance of which the Lists, with respect to this controverted Election, had been ordered to be delivered, is as follows, viz 'That in all Cases of controverted " Elections for Counties in England and Wales, to be heard at the

Resolution

of the House Bar of that House, or before the Committee of Privileges and upon Lifts of Bar of that Fronte, or by their AElections, the Petitioners should by themselves, or by their Athat are to e gents, within a convenient Time, to be appointed either by the be objected . House or the Committee of Privileges and Elections, as the Mat-

ter to be heard shall be before the House, or the faid Committee,

deliver to the fitting Members, or their Agents, Lifts of the · Persons intended by the Petitioners to be objected to, who voted

" for the fitting Members; giving, in the faid Lifts, the feveral · Heads of Objection, and diffinguishing the same against the . Names of the Voters excepted to; and that the fitting Members

fhould, by themselves, or by their Agents, within the same

' Time, deliver the like Lifts on their Part, to the Petitioners or

\* their Agents.

In Pursuance of this Resolution, the Petitioners for the County Lifts deliof Norfolk, and the fitting Member Sir Edmond Bacon, who ispwer'd in Confequence ported the Election of himfelf and the other Member deceas'd, deof the same, liver'd Lists to each other respectively, but in the Lists deliver dby

the Petitioners to the fitting Member, all the material Heads of Objection that could be made against any Voter for a County. were fet against the Name of almost every Voter they excepted to a which the fitting Member thought contrary to the Refolution, and therefore represented, That the Resolution had been agreed to, in order to fave Trouble and Expence; and prevent either Party's examining Witnesses to an Objection he could not fully prove, and then flying from that to another, and thence to a Third, e. That if either Party thought he had feveral Objections to any one Voter, each of which would be of itself fufficient, he ought, by the Refolution, to fix upon that Objection which he thought he could most clearly prove, and diftinguish that Head of Objection only against the Name of that Voter; by which Means the other Party might prepare proper Proofs or Materials for supporting the Right of his Voter against that Objection: But in the Manner the Lats had been deliver'd to him, it would be vally troublefome and expenfive to prepare proper Proofs for supporting the Right of a Voter against every Objection that could be made a and if he prepared to answer one Objection only, he might at last find himself obliged to answer another, for which he could not then possibly have an Opportunity to prepare: That if the Method in which the

Complaint relating thereto.

titioners Life were drawn up should be admitted, it would Anno 10. Gen. render that Part of the Resolution quite useless, which re- H. 1736 7. lates to the diftinguishing the Heads of Objection against the Names of the Voters excepted to; for if all the Heads of Objection that could possibly be made against any Voter, should be fet against the Name of every Voter, it would be the very same with making no particular Objection at all, which would leave both Parties as much at Liberty to vex one another, and to take up the Time of the House unnecessarily, as if no such Resolution had ever been made: And lastly, that in the particular Case then before them, it would be a very great Hardship upon him; because in the Lists he had delivered to the Petitioners, he had strictly conformed to the Resolution of the House, which would give the Petitioners a very great Advantage over him; therefore he defired they might be ordered to amend their Lifts, and to put them in that Method which

was prescribed by the Resolution.

To which 'twas answered, That by the Resolution it was not intended to limit either the Petitioners or the fitting Member to the making but one Objection only against each Voter excepted to; nor could it be supposed that the House meant any such Thing when they agree'd to that Resolution; because it would be doing Injustice to both, to limit them to the making but one Objection to a Voter against whom they had several material Objections; therefore it was to be prefumed, the Resolution intended only to oblige each Party to explain and expressly mention the feveral Objections they were to make against each Voter excepted to, which was the Method the Petitioners had taken with respect to the Lists they had delivered; and by that Method the fitting Member might know what to do, and could be put to no greater Expence or Trouble than the Nature of the Case required; for if he found that any one of the Objections proposed was well founded, and would probably be sufficiently proved, it would be quite unnecessary for him to put himself to any Expence or Trouble in supporting the Right of a Voter, who, he knew, had no Right; nor could the Time of the House be unnecessarily taken up, because each Party would begin with examining Witnesses as to that Objection which he thought the strongest, and which he thought he could the most fully prove, and if he found he had fully proved that Objection, he would proceed no further, nor trouble himself or the House with proving any other Objection; whereas if his Witnesses for proving that Objection should not, in their Examination before the House, come up to that which they had declared VOL. IV.

11. 1736-7.

Anno 10. Geo. to him in the Country, which was often the Cafe, it would be Injustice to preclude him from proving any other Objection, when he found he neither had nor could fully prove the Objection he had first infisted on; therefore they did not think themselves obliged by the Resolution to amend their Lifts, or to deliver them in any other Manner than what they had done: However, that they might not be thought to intend, and as they did not defire to take any fort of Advantage of the fitting Member, they were willing to amend their Lists, and to put them in the very fame Method with those delivered to them by him; so that it would be quite unnecessary for the House to interpole in the Affair, or to come to any new Refolution, or Order, upon that Head.

> This Compliance in the Petitioners prevented a Reply, and likewise prevented the House's coming to any new Refolution, or to any Determination, for explaining their former Resolution; so that the Point in dispute remains undetermined, and, if no new Law be made for regulating the Elections for Counties, it may be the Subject of some

> Upon the same Day, viz. Feb. 2. and immediately after the proper Orders were made for hearing the Petition from Norfolk, as before mentioned, a Petition of Sir Jule

future Debate.

Glynn, Bart. complaining of an undue Election and Return The Flint Pe- for the Borough of Flint, in the County of Flint, was prefented to the House and read; and 'twas order'd, That the Matter of the faid Petition should be heard upon Tarkier, March 8, then next; which Order was afterwards put ell, to Thursday, March 24, when the House proceeded to the Hearing of the Matter of the faid Petition; and the Petition, and the last Determination of the House, concerning the Right of electing a Burgess to serve in Parliament for the faid Borough, made May 21, 1728; and also the flanding Order of the House, made Jan. 16, 1728, for refinising the Counsel at the Bar of that House, or before the

> Committee of Privileges and Elections, from offering Ividence touching the Legality of Votes for Members to lerve in Parliament for any County, Shire, City, Borough,

> Cinque Port, or Place, contrary to the last Determination of the House of Commons; were read.

Then the Counfel for the Petitioner were heard; and Counsel beard the original Poll, taken at the faid Election, being produced; and the Title thereof, and the total Number of Votes for each Candidate, being read; they examined feveral Witnesses, touching the Behaviour of the returning Officers at the Time of taking and clohing the faid Poll

tition.

and the Declaration of the Numbor of Votes, and of the Anno 10. Go. Majority, and touching a Scrutiny to be had, and the Man- II. 1736-7. or of making the Return, and the Declaration of one of the returning Officers, and the Instructions to him given by the fitting Member previous to the Election, and other Occurrences at and after the Election: After which the aid Return, dated May 16, 1734, on which Day the Poll was closed, being read; the Counsel for the Petitioner were further heard, as to the Merits of the Return; when they infifted, that the Counfel for the fitting Member should proceed to justify the Return, before the Merits of the Election should be proceeded upon: As to which Point he Counsel for the fitting Member were heard by way of Answer, and the Counsel for the Petitioner by way of Resly; and then the Counsel on both Sides being, according Direction, withdrawn, the following Motion was made,

That the Counsel for the fitting Member be directed to pro- A Motion.

eed, in order to justify the Return for the Borough of Flint,

efore the Merits of the Election are proceeded upon.

Upon this Motion there was a long Debate, and the Division.

y 205 to 166.

After which, the further Hearing of the Matter of the aid Petition was ordered to be adjourned to Tuesday then ext; when the Counsel for the Petitioner proceed in their vidence; and having proposed to qualify several Persons, shale Votes for the Petitioner appeared, upon the original Poll taken at the faid Election, to have been difallowed by he returning Officers, they examined Benjamin Hughes, one at the Church-Wardens of the Parish of Flint, at and before the Time of the faid Election, in order to qualify one of the faid Persons; and a Paper being by the said Witness produced, purporting to be the Church and Poor Rate for the Borough of Flint in the Year 1733, the Counsel for the fitting Member (having crofs-examined him, and examined a Witness in relation to the faid Paper) objected to the admitting of that Paper in Evidence: As to which Objection, the Counsel for the Petitioner were heard by way of Answer, and the Counsel for the fitting Member y way of Reply ; and then the Counfel on both Sides beg, by Direction, withdrawn, the following Motion was ale, wis.

That the Paper produced by Benjamin Hughes be admitted a Evidence, as the Rate for the Church and Poor of the Bo-

Gg2

Upon

II 1736-7. The Hearing

adjourned.

Anno 10. Geo.

Upon this Motion there was likewise a Debate, but upon the Quellion's being put, it was carried in the Negative; and then the further Hearing of this Matter was ordered to be adjourned till Thursday Morning then next.

On that Day the Countel for the Petitioner examined feveral Witnesses, and produced Evidence, in order to qualify several Persons, whose Votes for the Petitioner appeared, upon the original Poll taken at the faid Eiection. to have been disallowed by the returning Officers; and on the

mined.

Witnesses Exa. Tuesday following, being April 5, they examined several Witnesses, and produced Evidence, in order to add to the Poll of the Petitioner feveral Persons, who offered to vote for him at the faid Election, but were refused by the returning Officers; and having proposed to add to the said Poll Matthias Rogers, by proving that his Landlord paid Scot and Lot for the Tenement, in which the said Matthias Regers inhabited, they thereupon acquainted the House, that they intended to offer the like Proof, as to the other Perfons; upon which they were directed to withdraw, and upon their being withdrawn, the following Motion was made, eiz.

A Motion.

That the Inhabitants of the several Boroughs of Plint, Rhydland, Czerwys, Czerguerley, and Overton (including Knolton and Overton-Foreign) renting Lands or Tenements, for which the Landfords thereof only pay Scot and Lot, bave a Right to vote in the Election of a Burgess to serve in Parliement for the Borough of Flint in the County of Flint.

Rejetted.

Upon this Motion there was also a long Debate, and the previous Question being proposed, viz. Whether the touching the Occasion of examining upon Oath into the Anno 10. Geo. Qualification of the Electors, and of protecting the Poll; II. 1736-7. and touching the Threats and abufive Language offered to the returning Officers, and an Affault upon one of them; and the Declaration of the Number of Votes, and the Demand of a Scrutiny; and the Manner of declaring the Majority, and other Transactions at and after the Election : And the Record of Nift Prius upon an Information profecuted against Riehard Williams, Clerk, for the faid Assault upon John Roberts, one of the returning Officers, being produced; the Verdict of the Jury, by whom the faid Richard Williams was convicted of the faid Assault, was Adjourned. read: After which the further Hearing was ordered to be

adjourned till next Morning.

Next Day, and the Day following, the Counsel for the More Witfitting Member examined feveral Witnesses, and produced neffes exa-Evidence, in order to disqualify several Persons, whose mined. Votes for the Petitioner appeared, upon the original Poll taken at the faid Election, to have been difallowed by the returning Officer, and whom the Petitioner's Counfel had endeavoured to qualify; and in order to disqualify several Persons, who offered to vote for the Petitioner at the said Election, and were refused by the returning Officers, and whom the Counsel for the Petitioner had endeavoured to add to his Poll; and likewife they examined feveral Witnesses, in order to justify the Votes of several Persons who voted for the fitting Member, and whom the Counfel for the Petitioner had endeavoured to disqualify.

On Tuefday the 26th, when this Affair was again re- The Hearing fumed, the Counsel for the fitting Member proceeded fur refumed. ther to justify, as last mentioned; and then they examined Witnesses, and produced Evidence, in order to qualify several Persons who offered to vote for the fitting Member at the faid Election, and were refused by the returning Officers; after which they examined several Witnesses, and produced Evidence, in order to disqualify several Persons, who voted

for the Petitioner at the faid Election.

On Thursday the 28th, the Counsel for the fitting Mem- Counsel for ber fummed up their Evidence: Then the Counsel for the the fitting Petitioner were heard by way of Reply; and examined Member fum feveral Witnesses, and produced Evidence, in order to up the Ewijuflify the Votes of several Persons, who voted for the Peti- dence. tioner at the faid Election, and whom the Counfel for the fitting Member had endeavoured to disquality; and also to disqualify several Persons, who offered to vote for the fitting Member at the faid Election, and who were refused by the returning Officers, and whom the Counfel for the fitting Member

II. 1736-7.

Anno 10. Geo. Member had endeavoured to add to his Poll; and also to discredit and contradict several Witnesses, examined on the Part of the fitting Member: After which, Part of the Information profecuted against Richard Williams, Clerk, for the Affault upon John Roberts, one of the returning Officers, was read; and the Counsel for the Petitioner having finish'd their Reply, the Counsel on both Sides were ordered to withdraw.

Thus the Hearing of the Matter of the faid Petition being finished, and the Counsel withdrawn, the following

Motion was then made, viz.

Sir George Wynne de-

That Sir George Wynne, Bart, is duly eleded a Burgest to ferve in this present Parliament, for the Borough of Flint in the County of Flint.

clar'd the fitting Member.

Whereupon, Sir George Wynne, the fitting Member, having been first heard in his Place, and afterwards withdrawn, as usual in such Cases, there ensued a long Debate; and the Question being at last put, it was carried in the Upon a Divi- Affirmative upon a Division, by 158 to 107.

fion.

Having thus, as we proposed, given our Readers a full Account of the Proceedings upon controverted Elections, this Seffion, we shall 'now proceed to give an Account of more important Debates.

Speech of the Lords Comken into Confideration.

February 3d, The House proceeded to take into Confideration the Speech of the Lords Commissioners, appointed missioners ta. by his Majesty for holding that Parliament, to both Houses of Parliament, and the same being again read by Mr. Speaker, a Motion was made. That a Supply should granted to his Majelly . where

wed for maintaining the faid 10,000 Men for 13 Anno 10. Ges. including the Ordnance for Sea Service : And that II. 1736-7. , not exceeding 219,2011. 6 s. 5 d. should be d to his Majesty for the Ordinary of the Navy (inhalf Pay to the Sea Officers) for the Year 1737. the 18th, William Young, in a short Speech shewed cessity there was for keeping up the same Number alar Forces that were kept up the proceeding Year, oved, That it be resolved by the said Committee, ne Number of effective Men to be provided, for s and Garrisons in Great Britain, and for Guernsey erfey, for the Year 1737, should be (including 1815), and 555 Men, which the fix independent Comconfift of for the Service of the Highlands) 17,704 Commission and Non-Commission Officers included : Sum, not exceeding 647,549 1. 11 s. 3 d + should nted to his Majesty, for defraying the Charge of the ,704 Men: That a Sum, not exceeding 215,710 /. d 1 should be granted to his Majetty, for maintaining ajesty's Forces and Garrisons in the Plantations, Mind Gibraltar, and for Provisions for the Garrisons at olis Royal, Canfo, Placentia, and Gibraltar, for the

a Motion being objected to by Sir John Barnard, Mr. Speech and others brought on a Debate, which was manag'd gainst the William Young, the Honourable Henry Pelbam, Sir Motion.

Walpole, and others for the Motion, whose Arguments, and Repetition of what we have already seen on that we shall give the Reader in one connected Speech.

atever impracticable Notions some Gentlemen ntertain, I believe there is no Maxim more true, that Force is necessary for the Support of Govern-And this Force, in its own Nature, can be no other Military Force. For in every Society it is aby necessary to have a certain Number of Men proarmed and disciplined, for protecting the Society foreign Invations, as well as for preventing the from being oppressed by the Mighty, and for putting ws of the Society in Execution against Offenders of Rank and Degree. Tho' this Force, Sir, as kept our Ancestors, is now deny'd by some to have been tary Force, yet a very little Confideration will teach t it was properly fo. It confided chiefly of the Miof every Country, who for that Reason were all proarmed and disciplined, and obliged to answer the had the Command over them : but of

Speech a

II.1736 7.

Anno 10. Geo. latter Ages, and fince Mankind have begun to apply themfelves to Arts and Industry, they have neglected to breed themselves up to Arms and Military Discipline, and therefore it has been found necessary in most, and cially in our neighbouring Countries, to provide and maintain a certain Number of Men, whose chief Bufiness it is to breed themselves up to the Art of War, and who for that Reason are called regular Troops. To them the Defence of the Society both against Invasions from without and Infurrections from within, is chiefly intrufted, and by that means the rest of the People of the Society are ensbled to pursue Trade, Manusactures, Agriculture, and other industrious Employments, with greater Application and Assiduity than they could possibly do, if they were every now and then obliged to withdraw from their Labour, in order to learn their Exercises as Soldiers, or to march against a foreign or domestic Enemy.

This, Sir, is the chief Reason that Arts and Sciences have of late flourished so much in Europe, and it is by this Method only that Trade and Industry can be supported and encouraged in this Kingdom; therefore I shall not suppose that any Gentleman will be against our keeping up any Number of regular Troops. The only Question that can come this Day properly before us, is, What Number of regular Troops may be sufficient for protecting this Island against any foreign Invasion, and for supporting our Government in the Execution of the Laws of their Country? With respect to this Question, Sir, we ought to consider, that in a

of which was at first, perhaps by both, Sides, made Anno 10. Geo.

ole Pretence for engaging in War.

this general Confideration, Sir, we ought to add anowhich is peculfar to this Kingdom: It is not only peto this Kingdom, but is in itself of a most peculiar most extraordinary Nature: In this free, this happy try, we have a Party amongst us, and a considerable too, who are every Day labouring to destroy that lom to which only they owe their very Existence as a , who are every Day contriving Plots for putting an to that Happiness in which they themselves share. 1 I say this, I believe, I need not tell Gentlemen, I the Jacobites and Papifts in the Kingdom, I believe least I wish that this Party has not of late gained nd among the better Sort, but I am afraid, Sir, it is gonly to the dread of a Military Force, that the in-Rank of People are kept so quiet as they have of 'ears been. But, Sir, I am far from thinking the iples of Jacobitism to be quite extinct even among atter Sort. If we should leave the Government unled of a sufficient Military Force, it would immey revive their Hopes; and if they should again break open Rebellion, they would certainly be joined by 2 Abandoned, the Profligate, and the Desperate,, who generally chuse that Side, as being that from which may expect the greatest Reward in case of Success; ich Case we should again be obliged to sight for our ties, and the most fortunate Event would be attended great public Loss, and with many private Calamities. : setting aside the general Interests of the Govern-I don't see, Sir, as our common People are now diso Military Discipline, that even private Property can re secure against Rogues and Pilserers, if as in other ries they should form themselves into Gangs. Sir, there might be a great deal of Mischief done, beney could be suppress'd and brought to Justice. Then regard to Mobs and Tumults, we find by Experience, egular Troops are of great Use, not only for preig any fuch from happening, but for quelling and fing them after they have happened, and that without reat Mischief's being done of either Side: Whereas had no regular Troops to be employ'd in such Sertho' the Civil Power might perhaps at last be able an End to the Tumult, and to feize and punish the 3 yet 'tis certain, the Mob or Tumult would always thered to a great Height before the Civil Power could mlly interpole.

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L. IV.

Anno 10. Geo. II. 1736 7. Anno 10. Geo. II. 1736-7.

With respect, therefore, to the protecting our People against Invasions, I shall now, Sir, take the Liberty to confider what Effect our keeping, or our not keeping, up a sufficient Number of Land-Forces, might, and probably would have upon our foreign Interests, and what still more nearly concerns us. All our Neighbours, Sir, are highly fenfible of the great Inequality between Militia and regular Troops. Experience has often theun what a vast Number of the former may be attacked and put to Flight by the latter, they therefore now put their only Confidence in their regular Troops; and every Nation in Europe is now respected and esteemed by the set. in proportion to the Number of regular Troops they have in their Pay. Therefore, to preferve that Respect and Esteem which we ought always to have among our Neighbours, we ought to keep up a confiderable Body of regular well-disciplined Troops; because it any of our Neighborn should begin to despise us, they would of course begin to infult, and perhaps to invade us. This, Sir, would keep our Sea Coasts in a continual Alarm, and might expose many of our maritime Counties and Cities to be plunder'd and ravaged by a Handful of foreign Troops, landed a any Corner of the Island. I do not suppose, Sir, that I Handful of any Sort of Troops would be able to conquit the Island; but if we had nothing but Militia to feed against them, they might do us infinite Mischief, before st could gather and form fuch a Body of Militia as would be able to oppole them.

From these Considerations, Sir, I must be of Opinion, that it is no way confident with true Wildom and Policy or with the Peace and Security of the People, to diminith the Number of regular Forces we have at prefent on For. It is the least Number has been kept on Foot for many Years, and Experience has thewn us that from fuch a Nonber there are no Inconveniences to be apprehended; beton the contrary we have felt many good Effects from keeping up that Number, and even from augmenting it now and then as Occasion required, provided as has always been the Practice fince the Accession of his Majesty's Royal House, they are likewise upon Occasion reduced. It would be too tedious to recapitulate all the Advantages we have from thence acquired; but in general it must be grantel, we have for near these 20 Years enjoyed a most profocal Tranquility both at Home and Abroad, which is chiefly !! be attributed to our keeping up such an Army as made est Enemies both at Home and Abroad fland in Awe, and to the other prudent Measures which his Majesty and his go

Father have during that Time pursued. Even but Anno 10, Get. , when the greatest Part of Europe were involved in II, 1736-7. we were left at Liberty to purfue our Trade through arts of the World in Peace and perfect Security; and e fmall Addition we made to our Army, and the Augation of our Fleet, we not only preferved our own. re contribute greatly to the restoring of the public quillity; nay more, we acquired Accessions of Trade ere of infinite Advantage to this Nation. In short, Sir. t Bounds to the ambitious Views of the Victorious. onvinced them, that if they endeavoured to purfue Conquelts any further than was confiftent with preg the Balance of Power in Europe, we were not only ed, but would be ready to interpole with such a Force ald be sufficient to stop their Progress. This, Sir, what made them so ready to hearken to equitable s, to Terms which did not effentially vary from the Plan his Majesty, in conjunction with his Allies the General, had been pleased to propose for restoring the quillity of Europe.

ce therefore we have experienced fo many Advantages keeping up the present Number of regular Forces. we have felt the Expence to be but inconfiderable, he Inconveniency none; fince no Danger can be apnded during his 'present Majesty's Reign, I cannot any Gentleman of this Houle would be for dimig the Number, even tho' there were no particular Reaprefent fubfifting for keeping up the same Number

d laft Year.

, Sir, there are in my Opinion three very firong Reaeculiar to the present Times for continuing the same ber at least for this next ensuing Year, two of which are oreign, and the third of a domestic Nature. There is, ue, no War at present subfishing between any of the tian Princes or States of Europe; with respect to any War the public Tranquillity may properly be faid to flored a but it cannot be faid that the Tranquillity of e is altogether restored, nay, that it may not upon a trifling and impossible to be foreseen Event be disturbed. Muscovites are already engaged in a War against the and 'tis more than probable the Emperor's Arms will e turned the same Way. As yet the other Powers of e feem to have nothing but peaceable Inclinations to ablic Appearance; but we do not know how long erene Appearance may hold: There are some of them have feldom long remained at Quiet, when they found imperor involved in a War with the Turks; and if

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Anno 10. Geo, they do not take the Opportunity for attacking the Emperor, it is to be apprehended they may think it a proper Opportunity for making Incroachments upon some other of their Neighbours: Tho' perhaps no such Thing may be intended directly against this Nation, yet we ought not to put ourselves out of a Capacity to sulfil the Engagements which our own Interests and our Treaties point out, if any fuch Encroachment should be attempted, whether upon ourselves or our Neighbours

> Besides, Sir, as the System of Assairs in Europe seems to be very much altered by the late Treaty between the Emperor and France, and as the Terms of that Treaty are as yet in some measure a Secret to the Public, who will take it upon him to fay, but that there may be some secret Conventions between those two Powers, which may be found prejudicial to the Neighbours of both? In such a cak, that Treaty, instead of being a Foundation for establishing the general Tranquillity, would prove a Firebrand for rekinding, perhaps, the most general and the most surious War that ever was in Europe: A War, in which this Nation could not avoid being one of the principal Parties concerned; and therefore, I must think we cannot with Safety disband any of the Forces we have at present on Foot, till this new Syttem of Affairs is thoroughly understood, and its Confequences teen through, which they cannot be till ail the fecret Articles of that Treaty are fully discovered.

The third Reason for keeping up the same Number of. Forces, at least for this ensuing Year, is, as I have said, of a domettic Nature, and founded upon that Spirit of Discontent an I Diffatisfaction, which has been so industriously spread over the whole Nation, and has of late produced Mobs. Riots, and I unults, almost in every Corner of the Kingdom. I am perluaded every Gent'eman that hears me will join with me in faying, his Majetty's Government, ever fince he came to the Crown, has been fo mild and just, that no Man can really have the least Reason to complain. It cannot with Justice be faid his Majetty has ever attempted the least Incroachment upon the Liberties and Privileges of the Sobject in general, far lefs can any private Man complain that he has met with Injuffice or Oppression; yet there is f. ch a Spirit of Dall tist ction and Sedition gone forth, that the lowermost Rank of our People are every where ready to fly in the E-ce of the Civil Magistrate; and even the -Acts of the whole Legislature. These Acts, Sir. that have by almost every Gentleman in this House been allowed tobe for the general Good, have been most hemously intuited. and miliepresented. I shall not pretend to shew how this levillous - Spirit has been raised, or to what it is chiefly owing; Anno 10. Geo. e it continues, I must say, it would be very unwife II.1736-7lifmifs any Part of our regular Army; for if we can the People quiet till they have Time to think and , the Ferment will subfide when they find their Difon groundless. This may probably be the Effect ing up our Army for the ensuing Year; because Time the Minds of the People may be quieted, ile we have such an Army, those who are difwill not dare to take any Advantage of the Difthey have raifed, nor will they dare to push those e feduced upon any violent Measures: Whereas, if dat this Juncture disband any great Part of our Army, inded Soldiers would probably join with the Disconwhich might produce Confequences I tremble to ; but this House will, I hope, prevent my Fears, ing to the Motion for this Refolution.

Speakers against the Motion were William Pulmey, Speakers a-John Barnard, Mr. Shippen, Mr. Sandys, with gainft the and their Arguments were to the following Effect.

am not, nor do intend to speak against our keeping J. Barnard, standing-Army at all, I have no present Occasion to Mr. Shippen, otice of the Arguments that have been made use of Mr. Sandys. ring the indispensable Necessity of such a Measure: er, left it should be thought, that I am likewise of i, that a Government cannot now be supported, nor 's put in Execution, without a Body of what we call Troops, and which were unknown in the Times he Spirit of our Constitution was best understood, me to give some Reasons for my being of a contrary int. I know, Sir, that all our Neighbours have now ito a Method of keeping up a large Body of regular ; but it is not for the fole Reason, that such Troops vays have a great Superiority over Militia, or that a ment cannot be supported without the Assistance of coops; it is because among most of them, I may say all of them, some fort of absolute and arbitrary ment has been lately introduced; and for supporting Sovernment, it is absolutely necessary to keep up a g-Army. But there was a time, Sir, when the Practice oing up a Body of regular Troops for the Purpofes overnment and Ministry, was as little known in these es as till within these fixty Years they were in ours.

a Country a Body of regular Troops must always th preferable to a Body of their Militia, most of we may suppose never touched a Sword or a Gun. it was put into their Hands upon that Occasion;

Motion. Mr. Pultney, Sir. 11. 1736-7.

Auno 10. Geo. But in a Country where no regular Army is kept up, and proper Care taken to exercise and discipline the Militia, and to infuse a martial Spirit into all their Subjects in general, I can fee no Reason why a Body of Men, who have for seven Years been bred to hard Labour, to the Use of Arms, and to military Discipline, without any Pay, should not be as good as a Body of Men bred up for the fame Time to Military Discipline, with Pay, and by Reason of that Pay, bred up in Laziness and Idleness: On the contrary, I should think the former would be better able to endure the Fatiques of War; and I am certain no Man's Courage was ever improved by a State of Laziness and Idleness, which for

some Years past has been the Case of our Army.

A Soldier, Sir, may learn all his Exercises to Persection in g or in 6 Months; and after he is once Master of his Exercifes, he is as good a Soldier as he ever can be without feeing Action. He may then make as good a Figure at a Review as the oldest Veteran; but for making a good Figure in a Day of Battle, it depends upon the Courage and the Experience of the Soldier, neither of which, but especially the latter, can be acquired any other Way than by having been frequently in Action. Therefore, Sir, I fee no Resion why a Militia may not be as ferviceable as our prefeat Army, fince they might have all the Advantage which regalar Troops can enjoy except Experience in Action, which our Army knows almost as little of as our Militia. Now with respect to the Military Exercises, and to the making of a Figure at a Review, I believe a Man, who is five Days of the Week at Plow, or any other industrious Employment, and two Days at his Military Exercises, may in half a Yest, or a Year, become as much Master of the latter, as he that is two Days of the Week at his Military Exercises, and the other five fotting or carouling at an Ale-House or Gin-shop-Upon the whole, Sir, I will venture to fay, that if the Militia of this Country, or any Country where the Spirit of the People has not been broke by Arbitrary Power, were properly regimented, and put under the Command of Gentlemen of Honour and Courage, inflead of being commanded by Shoemakers and Taylors, they might in a Year or two be as properly called regular Troops, as any mercenary Regiment can be, which is compoted of Officers and Soldiers, who never had Occasion to look an Enemy in the Face, unless 4 was a Gang of Smugglers, or a Mob of Pick-pockets; and while there is a Map in the Kingdom, who has been in Action, a Regiment of Militia would have as good a Chance to have some of them among them, as any Regiment of mercenary Troops can have, after a Peace of 20 or 10 YCATE

I shall readily grant, Sir, that a Regiment Anno 10. Geo. un Soldiers, a Regiment composed chiefly of Officers II. 1736-7. iers who have been frequently in Action, may be zerior to a Regiment of the best disciplined Militia; mot admit that a Regiment of mercenary Troops, er faw an Enemy, has any Advantage over a Regi-Militia, well disciplined and properly commanded: can be thought that there is any Difference in the is of the Men; and if there is not, I can't for my l out where the Preserence should be given to the Troops. For which Reason I shall always be of , that a Country may be governed, the Laws exead the People protected both against Invasions and' tions, by a regular Militia, as well as by a mercenary and in a free Country I am fure the former is a much

oper Defence than the latter.

: we now call Regular Troops, or Standing-Forces. oduced, and always will produce, the most fatal Conin every Country where they are kept up. In untries the People in general not only neglect, and Encouragement to breed themselves up to the Use of ad martial Discipline, but they are taught from their to tremble at the Name of a Soldier; by which he bravest, the most warlike People may, in the f one Century, be rendered the most dastardly and te. They put their whole Trust in what they call my; and if that Army happens by the Chance of be cut off, there is no finding another that dares victorious Enemy in the Face, which is the Reason ry fuch Country has at last become an easy Prey to reign Invader: Whereas, in a Country where they Army to trust to, the Government must necessarily re of the Militia, the whole People are bred Soldiers eir Infancy, and an invading Enemy finds them like tra's Heads; if they have the good Fortune to cut Army, they immediately find another more for-: grow up in its flead; for such a People may be but they cannot be conquered. I am surprized, Sir, . it faid, that Arts and Sciences cannot be promoted, ade and Industry encouraged, but by the keeping up ding-Armies, for I have often heard, and often that Standing-Armies are destructive to all the Arts It may as well be faid, that neither the one nor er can flourish but in Countries where Arbitrary ment is established; for Arbitrary Power has in all ies been the certain Contequence of keeping up a itanding-Army. In such Countries they may have sye.

U.1736-7.

Anno to Geo. the good Luck to have a Prince, or an Administration, that encourages Arts and Sciences, and protects Trade and Induffry ; but that Period is generally of no long-Continuance, and Barbarifm, Ignorance, and Idleness always succeed. In this Kingdom we know that Arts and Sciences were introduced, and Trade and Industry established, long before we had fuch a Thing as a Standing-Army; and I believe, Sir, Gentlemen will find, that fince the Nation has been at the Trouble and Expence of keeping up a Standing-Army, their Arts and Sciences have not at all gained Ground in this

Country.

In the Grecian and Roman Common. Wealths their Trades men and Labourers gained Laurels in the Field of Bartle by their Courage, and returned to gain a Subfillence for themselves and Families by their Industry; but when they began to keep Standing-Armies, their Soldiers, 'tis true, for fome time gained Laurels in the Field, but they returned in plunder, and at last to subdue their Country; which put es End to their Freedom, and of course to every Thing that was Praife worthy among them. God forbid our Fatt should be the same! 'Tis a Mistake to imagine our Trademen would be drawn away from their Labour by breeding them up to Military Discipline; on the contrary ther might be brought to use it as their Diversion, and then they would return with more Alacrity to their usual Labour In former Times our Holy-Days, and even Sundays, were employ'd in the Exercise of the Long-Bow and other warlike Diversions; and I must think that such Days would be much better employ'd in that Way, than in fotting at an Ale-Houk, or loitering in a Skettle or Nine-Pin Ground; but fucha Change of Manners' is not to be introduced without the Affiftance of the Government, and some proper Laws for that Purpole; and I am convinced our Government will never affift, as long as we furnish them with a Standing-Army; for a Standing-Army is in all Countries a most useful Thing to those in Power, and a well-disciplined Militia a most dangerous Thing to those who are grasping at more than they ought to have.

I shall readily agree with the honourable Gentleman, that every Government must have a Military Force for its Sopport, and must make use of that Military Force when Neceffity requires. But the Military Force that is required for preferving a People from Invation from Abroad, or Inlatrection at Home, and that required for firengthning the Hands of an Administration, are very different. A legal and limited Government ought to be provided with a fire and legal Military Force depending upon the fole Will

fure of the Governor; a Military Force which he Anno 10. Geo. te use of for breaking, as well as for executing the IL 1736-7. his Country. Such is our Regular Army according efent Establishment. They are not free Subjects, Soldiers, not governed properly by the Laws of their but by a Law made for them only ; and all dependthe fole Will and Pleasure of the King. ime make them look upon themselves as a Body of erent from the rest of the People; and as they, and , have the Sword in their Hands, they may at last look upon themselves as the Lords, and not the Serthe People. They will obey and execute your ilst you make such Laws as please them; but if you egin to make fuch Laws as may be difagreeable to ey will neither execute nor obey your Laws; they te Laws for themselves, and one of the first, you may on't, will be, a Law for dissolving your Assembly: ve done so before, and they may do so again, if ever ild happen to be under an ambitious King or Ge-I know it may be faid our Militia depend as much fole Will and Pleafure of our Governor, as our Rermy; but it is not to be supposed they would so join in overturning the Laws of their Country, as a ry Army would, when properly garbled, and if our hould be brought under any new Regulations, which done, before they can be made useful, proper Care taken, for putting it out of the Power of any Man a bad Use of them.

wit has been faid, that Liberty is attended with a ulnels of Manners, which begets Factions and Aniagainst the Government; but admitting that to be Argument drawn from the Abuse of a good Thing, ferve for its being abolished. Tho' I cannot at all a free Country is more liable to dangerous Conthan an enflaved one. In a Country where the Goit is limited, and the People free, there may perhaps room for Party and Faction, than in a Country where ernment is absolute, and the People dare not comout, Sir, even in a free Country, and under the most Government, while those in Power do their Dury, ey confult the Inclinations of the People, and reom all manner of Oppression either public or private, , no Faction can become dangerous to the Governho' it has no Regular Troops to truit to. Such a ment will always have a great Majority of the People Interest, and tho' there may be some who, from priews, may be distatished with the public Measures purfued, .IV. Ii

Anno 10. Geo. fued, yet they will for their own Sakes remain quiet and 11. 1736-7. peaceable; for no Man of common Sense will rife in Arms against an established Government, unless he is sure not only of a general Discontent among the People, but that the general Discontent is got to such a Height as to make the Majority of the People ready to fly to Arms for their Relief or Prefervation. Of this the glorious Reign of Queen Elizabeth is a most convincing Proof. I believe hardly any History can parallel so long a Reign so little disturbed with Faction; yet if we confider the Circumstances that attended her Accession to the Crown, we shall be surprized that her Reign was not torn with the most violent Party Divisions and State Convultions. One of the Steps of that glorious Queen was to overturn the Religion she found established in her Country, a Religion supported by a great Party at Home, and professed and protected by the greatest Part of Europe.
At the same Time she knew the had a Pretender to her Crown, and a most dangerous Pretender too, a Pretender who was of the Religion then established in the Country, a Pretender who was in Possession of a Kingdom of her owaa Kingdom within the fame Island, and a Kingdom which could vindicate the Rights of their Queen with as brave as as herce Armies as ever marched from any Country; and what still added to the Danger, the Pretender was not only Queen of Scotland, but Wife to the Dauphin, and afterwards to the King of France. From such Circumstances, what Factions, what Commotions, what violent Convultions with not to be apprehended; yet that wife Queen, without any Standing-Army, established herself upon the Throot, established the Religion she professed, triumphed over all her Enemies, and after a Reign of 43 Years transmitted the Crown in Peace to her next lawful Successor, without ever having been disturbed by any Party or Faction's rifing it Arms against her, except one in the North, and some few Commotions in Ireland, neither of which ever became confiderable.

> In a free Country, indeed, when those in Power makes weak or a wicked Use of their Power, or make any Attempts upon the Liberties of the People, a Party will certainly form itself against the Government, and such a Party as carnot be withitood but by means of a numerous and mercenty Army; but in that Cafe, Sir, the Government becomes the Faction, and as foon, Sir, as Government degenerates into Faction, there is a Necessity for its being supported by a Standing Army, for it can support itself no other way, and it is by that way alone that it can deltroy the Liberties of a People; fome outward Forms may be preserved, but the

nent, in Substance, becomes from that Moment Ar. Anno 10 Geo. Faction is an ugly Name, in a free Country, always I upon those who oppose the Government; but whey, or the Government, best deserve the Name, depon the Measures pursued by each. To prevent and civil Discord has in all Countries been the Pretence of those who secretly aimed at the Establish-Arbitrary Power: In most of our neighbouring s that Pretence has had the wished-for Success, but t never shall in this; for it is much happier for a to be in a continual Danger of Civil Discord, or Civil Wars, than to be in a continual State of

A Civil War is an Imposthume, it may be trouit may be painful while it lalls, but it carries off agious Matter that may be lodged in the Body, and y brings Health and Vigour for many Years after a despotic Power is an Ulcer, a Gangrene, which ad-

no Cure, nor can receive any Comfort.

eve, Sir, no Gentleman ever suspected me as fa-Difaffection to our present happy Constitution in and State. I have as bad an Opinion of Jacobites iffe as any Gentleman of this House can reasonably t I never thought that either our Jacobites or Pae for establishing Arbitrary Power: I am sure very hem are. We maintained our Liberties when the ation were Papifts; we may lofe them now we are to; and if we should, it would make many Men who are very far from being so at present. People ppression always hope for Relief from any Change : iberties of this Country should be once overturned. t we could expect would be only changing one for another. Even the truelt Lovers of Liberty e prompted by Revenge to become facobites, in disappoint and punish those who had cheated them ieir Liberties. I do not believe there can ever be a this Kingdom for establishing Arbitrary Power, be our Ministers and their Creatures. An Itch for Power feems, indeed, to be epidemical with that Sett of Men: Our Ancestors have known s, Sir, who have been infected with it, and who almitted the Infection down to their Successors, tho' erent Party and Interest. We may again have such ; and for that Reason, chiefly, I am against keepnumerous Standing-Army, because, according to its degulation, it is too much under the Power of as And I own that I am for trufting no Minister Liberty. Some Minister or other may some Time

Anno to. Geo. or other make use of it for attaining to that which so many

II 1736-7. of them have feemed to long for.

There are, 'tis true, Sir, too many Rogues and Thieves in the Kingdom; there are, I believe, some great ones who are not yet discovered, but I doubt much if a numerous Standing-Army will contribute either to their being difcovered or punished. With respect to any of those little Pilferers that have of late been feized and hanged, I am fare it cannot be faid the Army has been, in the leaft, affilling. They have all been apprehended by the Country People. or by the common Thief-catchers; which is a Trade, I hope no Gentleman of the Army will ever be defired to undertake, unless the Thief be some Person of a very eminent Degree. I do not know that the Army has ever been employ'd in any Sort of Thief-catching, except with respect to those Thieves called Smugglers; and the Reason of the Army's being necessary for that Purpose is, that our Taxes are fo many and fo high, and have been fo long continued, that the People begin to look upon Smugglers as their Friends, and therefore will not be concerned, nor run any rifk, in apprehending or opposing them. And indeed, Sir, I think it should be very unreasonable if the Army was not uteful in fome shape or other, especially to those who keep it up. When our Soldiers serve against Smugglers, they serve their own immediate Masters, and the Country People have learned to look upon that Service as proper to the Army. But if we had no Taxes but such as the People thought resfonable, and if those Taxes were applied to Uses which the People thought necessary for their Preservation, they would be as ready to join the Hue and Cry against a Smuggler, as they are now against a House-breaker or Highwayman. I am perfuaded there is nothing contributes to much to the Increate of Criminals of all Sorts among us, as the great Number of Regular Troops we keep up; the common Soldiers mix among the Vulgar, and by their Example, they propagate a Spirit of Lewdness, Idleness, and Extravagance in every Country and City of the Kingdom; I will even some of the Officers may not in this Way be a little to blame. The Credit and Subfiltence of a Merchant, a Tradefman, or a Labourer, depends upon his Characters If he gets the Character of a lewd, profligate Fellow, no Man will trust or employ him; for this Reason he is obliged at least to be a Hypocrite, and so can do no Mischief by his Example; but the Credit of a Soldier depends upon his doing his Duty, and his Subfiftence depends upon his Pay; if he does his Duty he may be as lewd and profligate as he pleases, and as openly as he pleases, confequently may do great Mischief by his Example. In all Anno 10. Geo. s the young and high-metalled are proud of keep- II. 1736-7. pany with Soldiers; they learn their Manners, begin to imitate them in their Vices; by so doing their Characters, and when no Man will trust or hem, if they cannot get into the Army, they must

eal for Subfistence.

g a certain Sett of People, Sir, I have observed. bs are represented as most hideous Things. I conought not to be encouraged; but they have been es uteful, tho' I own they are never expedient. In country I am afraid a Standing-Army rather occan prevents them; where a Magistrate has a Guard lar Troops to truft to, he is apt to neglect huthe People, he despises, and sometimes oppresses n which Case, the People, as long as there is any nong them, will certainly grow tumultuous. If a happens with any just Cause of Complaint, a little lage, and calm Reasoning, generally prevents any and prevails with the People to return to their but a Magistrate with an Army at his Back will ake this Method, for few Men will be at the Pains de when they know they can compel. But in a intry, if a Tumult happens from a just Cause of nt, the People ought to be fatisfied, their Grievances be redreffed; they ought not furely to be immetnock'd on the Head, because they happen to coman irregular Manner. To make use of Regular upon every fuch Occasion, is like a tyrannical Master, who never makes use of the fost Arts of on and Allurement, but always makes use of the ich a Man may break the Spirit, but never can the Minds of his Scholars.

not know, Sir, what the Hon. Gentlemen mean by pect and Efteem which we ought to have, among ghbours; furely, Sir, this Respect and Esteem neencrease in the same Proportion as our Regular encrease; forely Gentlemen don't think that we e respected only according to the Regular Troops we our Pay: In that Case there are several Princes in who would deferve more Respect than we; there a Kingdom in Europe that would deferve fo lit-I am fure those who keep up their Hundreds of fr, as fome of our Neighbours do, would have no to thew as any Regard or Efteem. But I believe is directly otherwise. For my own part, Sir, I am om being of that Opinion, that I think I can ven-

Anno 10. Geo. ture to make it appear, that the more Regular Troops we keep up in time of Peace, the less we shall be respected or esteemed by every one of our Neighbours: They know we have no Frontier to defend, nor fortified Towns to garison, and therefore they will conclude our Government would never be at the Expence of keeping up a large Body of Regular Troops, if they were beloved or esteemed by their own People. They will conclude that fuch a Body of Troops is kept up, only to keep the People in Obedience: and a Government which does not enjoy the Affections and Effeem of their own People, will certainly be despited by Foreigners, and they know at the same Time, that the Perp'e must be fleeced in order to maintain them. Whereas, when those in the Government of this Nation do their Duty, when they enjoy the Affections and Efteem of the People in general, tho' we had not a Regiment of Regular Troops in the Kingdom, our Neighbours know we could in a few Months appear in the Field with our Hundreds of Thousands of Regular Troops as well as they, besides in irrefittible Navy, by means of which we could carry Terror and Defolation to every Part of their Sea Coalts, and at the same Time protect our own from any Insult.

> It is not therefore, Sir, to our keeping up a large Body of Regular Troops in time of Perce, we owe any Part of that Respect we may have among our Neighbours ; it is to our Naval Power, to the natural Bravery of our Men in general, and to our Government's possessing the Hearts of their Subjects. From hence it is we derive our Security ! and the keeping up of a large Body of Regular Troops a time of Peace, will derogate from every one of the three. It will render it impossible for us to keep up such a Naval Power as we might otherwise do: It will propagate a Spirit of Effeminacy and Cowardice among all those who are not of the Army; and it will always contribute towards rendering our Government hateful to the People in general. For this Reason I will be bold to say, that if ever any of our Maritime Counties or Cities be plundered by a fmall Party of foreign Regular Troops, it will be owing to our keeping up a Standing-Army. Confidering the Extent of ou Coalts, we cannot have fo much as one Regiment, nor half a Regiment, at every Place where a small Party may land; fuch a Party may therefore plunder and lay defolate a great Part of the Country before any of our Regular Troops can come up to oppose them; and the Esseminacy, and Cowardice, into which the Inhabitants, by an entire Difuse of Military Exercises, may fall, will initigate our Enemies

make many fuch Attempts.

really very much furprized, Sir, to hear it faid, we Anno 10. Gev. elt no Inconvenience from our Army. Besides the II. 1736-7. to which our Liberties are exposed, is not the great e fill owe, and the many Taxes we fill pay, in a deafure owing to our keeping up fo numerous an in time of Peace? Can it be faid that the Quartering liers is no Inconvenience to those poor People who ject to that extraordinary Burden? Is it not a very expence, as well as a great Inconvenience to every House in the Kingdom? And can we imagine our s are always to civil in their Quarters as never to be of any Infolence or rude Piece of Behaviour? I hope be forgiven when I wish that some of the Genwho tell us fo could be metamorphofed, for a few only, into a Country Inn-keeper, or Alchoufewith a handsome Wife, or two or three pretty ters, whose Virtue and Well-being he might be supo have some Concern for : I believe such Gentlemen. heir Return to this House, would shew a little more thy; I believe they would allow our Inn-keepers chouse-keepers might live at a less Expence, and with deal of more Ease and Quiet, if they had no such s, at least not so many, as they are now generally with. But this is not all: Can any Gentleman fay erties can never be in Danger from a Standing-Army? hey not once already been overturned by an Army. was raised and paid by Parliament? An Army, n the very Officers were put in by the Parliament, or e whom the Parliament had named, which rendered the Creature of the Parliament, than it is possible r Army upon its present Footing to be. For tho' gular Troops are at present kept up by our Auwe are not certain our Authority will be sufficient panding them, whenever we have a Mind, our beno Danger from his present Majesty signifies nothing : a good King, we ought to adopt no Custom, nor any Precedent, which a bad King may make a bad

stever our pacific Measures may have done, I am per-Sir, neither the late Preservation of our own Trannor the Reftoration of the public Tranquillity, ring to the Army we kept up, or the Addition we o it. As to our own Tranquillity, it is certain our ing quiet, was the utmost that could be hoped for by the began the War: Our not joining against them greatest Favour they could expect from us, and re it would have been ridiculous in them to have difturbed

Affiftance; and I wish we may not find it was clap Conditions which may prove disagreeable both to our Allies.

I shall grant, Sir, that the System of Affairs i feems to be altered by the late Peace; but I cann either of the contracting Parties has a Defign of any immediate Incroachment upon us or any of ou The Maxims they have of late purfued for diffresti more flow and more effectual than they were fome when they had other Ministers to direct their A dare fay, Sir, there is not a Court in Europe that I Thought of invading us or our Allies, for if that Cafe, our Ministers at those Courts would certain discovered such a Design: Their Wisdom, their ( their Penetration, are so well known, it is not ; suppose such a Design could be kept concealed fro and if there be no immediate Defign, there is no for us to prepare against it: On the contrary, if y any diftant Views, and fuch only, (if our Ministers ; Courts have done their Duty) we can suspect, we the mean Time to fave as much as possible, in order may be the better able to oppole such Deligns, Attempts shall be made for carrying them into I

But, Sir, if we can suppose any Alteration mad late Peace, with respect to the System of Affairs is it must be occasioned by a real Conjunction and Union between the Emperor and France: It must from a Concert between those two Potentates for pa to, of attacking the Emperer or fome of those, who, Anno 10. Geo. to the antient System, are his natural Allies, it is II 1736.7. me Time reasonable to suppose that we would not wanting to ourselves as to stand by the Spectators ; n Event, it is not the first Time the Emperor, in ion with his Allies, has supported successfully a War he Turks, and at the same Time set Bounds to the 1 of France, even when he had not the Muscowites to , and at a time when we had no such numerous

Army in Britain as we have at prefent.

ir, it is impossible to imagine or expect a time when Princes of Europe will be not only in profound out without any Views or Defigns of making Inents upon one another. If we are not to diminish nt Army till such a time happens, if we are not e River till it runs dry, it is ridiculous ever to think g, or to expect a Diminution. Against secret Defudden Invations, we may always defend ourfelves s of our Fleer; and there is no Gentleman of o oppose a Land Army that is against our keep-Royal Navy always in good Repair, a confiderable of Seamen always in Pay, and to encouraging Miiscipline among our Men in general; but when urselves at Peace, we ought always to take that nity to ease ourselves of the Expence of maintainnd Army. Are we to keep up a Land Army for ence of our Allies? No, Sir; they have fortified and numerous Garrisons to defend them against den Attack; and if they do their Duty towards es, if they keep the Fortifications of their Frontier in good Repair, and fuch a Body of Regular in their Pay, as is necessary for defending their we thall always have time to raife or to hire an or their Support, before they can be brought into t Danger.

forry to hear, Sir, there is so much Discontent, and Tumults in the Nation; but upon such an Occasion his Majesty's Name, or his Majesty's Government, flion, as I observe they too often are, is not fair ; I Leave to fay, I do not think it altogether decent. e there is no Man in the Kingdom that ever himself wronged by his Majesty, but I shall not uch with respect to his Ministers. Therefore, if any Discontents in the Nation, we are to suppose are of our Constitution points it out to us to suppose Discontents are owing to the Measures pursued by flers only; and if we examine the History of this

Nation

IV.

II.1736-7.

Anno 10. Gio. Nation for fome Years past, we may eafily see how they have been raifed, and to what they are chiefly owing. During the late great War, the People of this Nation were subjected to many new and heavy Taxes, and a great public Debt incurred. Every Man was then fenfible of the Debt contracted, every Man then felt feverely the Taxes he paid, but every Man comforted himself that in a few Years of Peace the Debt would be paid off, and most of the Taxes abolished. We have now enjoy'd a Peace of twenty five Years flanding, and yet now we find the public Debt near as large as it was at the End of the War, and all the Taxes but one, as high and as heavy as they were in any time of the War. In this long Tract of peaceable Times, the People have not felt themselves relieved from any one Tax, except a Part of the Land Tax, and even that Tax is as high in Britain now in time of Peace, as it is in France in time of War. Thus the People have been long dilappointed, and now at last they begin to despair of ever feeing themselves relieved from the heavy Burdens they groan under. There may be several other Reasons; there are some which I could mention, but this is the chief Res--fon of the Discontent being so general, as I am afraid it is; and I am fure the keeping up of a numerous Standing-Army in time of Peace, is not a proper Method for removing this Cause of Discontent. So far from it, Sir, that I am afraid it is one of the principal Causes of all that Diffatisfaction fo much infilled on; for a free Government cannot be supported but by having the Affections of the Generality of the People,

To imagine, Sir, that our Government would be in any Danger from the difbanded Soldiers joining with the Dil contented is without any Foundation; for there are many Soldiers would be glad to be discharged, there are many of them would be glad to return to their former Labour and Industry, and there are some who would be entitled to Gotfea-Hofpital; of these there are not perhaps a great many. for of late we feem to have taken more Care to make a fire Figure at a Review, than a brave Stand in a Field of Buttle; fo that we have not at prefent many old Soldiers in out Army; however there are some, and they would be glid of being put upon the Establishment of Chellen-Helpital. By this means a Reduction might be managed to as not 10 ditcharge a Man who did not look on it as a Favour ; and furely it is not to be supposed that those Men who find an received a Favour from the Government would join with any Party against the Government; nor would the Number of disciplined Soldiers in the Kingdom be diminished by

fuch a Reduction; for, as the Office's would all be put upon Auno 10. Gro. half Pay, both Officers and Soldiers would remain in the II. 1736-7. Island, and would be ready to assist in the Desence of their Country against any Invasion or Insurrection, and act as

bravely as if they were in full Pay and Regimented.

I hope, Sir, I have now shewn, there is no Force in any of the Arguments made use of for our keeping up the same Number of Forces we had last Year, nor any Danger to be apprehended from a Reduction; but I cannot leave this Subject without representing to Gentlemen the Danger our Conflitution is exposed to by keeping up such a numerous Army. Such Representations have, 'tis true, often been made, and enforced with more Strength than I am Master of, but I think they ought to be repeated as often as there is Occasion. The Number we have at present, especially confidering how eafily and how foon they may be increased to double the Number, I will be bold to fay, is sufficient for trampling upon the Liberties of this Nation; and the longer they are kept up, the more fufficient will they be for that Purpose; because the People will every Day grow less apt or able to vindicate their Liberties, and our Army will every Day grow the more cemented, and consequently the more fit for fuch an Undertaking. Oliver Cromwel, when he turned every Member of this House out of Doors, when he bid one of his Soldiers take away our Mace, that Fal's Bauble, as he called it, had not a much more numerous Regular Army than we have at prefent on Foot; and tho the Army under King James II. behaved in a more honourable Manner, yet fuch a Behaviour is not much to be depended on; for I am convinced even that Army would not have behaved as they did, if the Discontented had not ' had an Army to repair to; or if proper Measures had been taken to garble them a little before Hand.

But, Sir, without any open and violent Attack upon our Liberties, like that made by Oliver Cromwel, our Confli-tution may, by means of our Army, and the many other Posts in the fole Disposal of the King, be undermined, and at laft, to use the Military Expression, entirely blown up-It may come to be laid down as a Maxim, that an Officer or Soldier ought to be as observant of his Orders in this House, or at Elections, as he ought to be in a Camp or a Field of Battle; and that Courage and Experience in the Field are never to be regarded, however serviceable they may have been to his Country, if they happen to be joined in a Backwardness for the Minister's Measures in the House. Nay it may happen, that the making of a proper Interest at Elections, or the giving of a right Vote in the House of Commons.

Anno 10. Geo. Commons, shall be deemed the only Service, the only Me-II. 1736-7. rit worthy of Preferment in the Army; and confidering how many Officers are in Parliament, confidering how many must always be in Parliament as long as we keep up the fame Number of Forces we have at prefent, I may venture to fay, that if fuch Maxims should be established and pursued, it would be in the Power even of the most wicked Minister, to have always a Majority at his Command in both Houses of Parliament. In which case our Parliaments, like the Senate of Rome under their Emperors, or the prefent Affrablies of the States in most of our neighbouring Kingdoms, would ferve only for giving Countenance to the Schemes of our Ministers, and for rendering them more bold in their Oppressions.

At prefent, Sir, we have more Reason than usual for being afraid of fuch Maxims. Several Officers have been lately removed from their Commands in the Army Officers of almost every Rank and Station, and Officers who could not be accused of any Neglect or Contumacy in their Military Duty; therefore fome People take it upon them to fay, that they were removed for some Neglect or Contumacy in that, which with respect to such Maxims may be called

their Parliamentary Duty.

They had the Misfortune to differ from fome Gentlemen in their Sentiments, and they had the Honesty to declare their Sentiments freely, and to vote accordingly in Parliament; foon after this they were removed from every Pall they had in the Army, without any Cause affigued : What can the World think of fuch Removals? And I am fure every Gentleman of this House, who believe that they were removed for voting in Parliament according as their Conscience and their Honour directed them, must join with me in Opinion, that it is now high time to think of reducing our Army, and of putting the Military Force of the King dom upon fome Footing very different from what it has been upon for many Years past. It is now the very Beginning of a Session: If we now resolve upon a Reduction, we may have time to contrive and pals a Bill for regulating our Militia fo as to make it uleful; but if we thould now refolve upon continuing the same Number of Regular Forces, I am fure, no Gentleman can expect a proper Concurrence or Affifiance in any fuch Defign, and therefore I am fore no Gentleman will venture to propose any Schemes for that Purpole; for many Objections may be made against the belt Scheme that can be proposed, and those who have not a Mind to agree to any Scheme, will always pretend to think the Objections unanswerable; so that unless the Question for

, at a time of fo profound a Tranquillity, be ap- Anno 10 Geo. Majority of this House, no Man can expect the 11.1735.7. n of the Majority to any Scheme he can proto Man will chuse to propose a Scheme which he

be rejected.

at I have faid, Sir, I think it will appear, that n now before us is not. Whether by keeping up umber of Forces, we shall continue to neglect for one Year longer? But whether we shall neglect it for ever? This, Sir, is truly the w before us; and I leave it to every Gentleman Regard for the Conflitution, or for the Liberties le, or for the Honour and Safety of his native confider what may be the Confequences of his fuch a Question? For my own Part I have done and if I should see our happy Constitution overthe Liberties of the People destroy'd; if I our Maritime Cities and Towns plundered, and of the Nation exposed by that Spirit of Effe-Cowardice which will foon prevail among all re not of our Army, and perhaps at last among ife, I shall at least have this Comfort left, that I my Duty in this House.

sly was by Sir R. Walpole, and to the Effect as gir Robert

be extremely glad to hear a Method proposed by ould provide for our Safety both at Home and ithout keeping any Troops in our Pay; but the Gentlemen who now feem to be for a Reduction, have told us our Neighbours keep up their Reps only for supporting their Arbitrary Power, ey have talked a great deal of the Militia, yet proposed no Scheme for making the Militia of om useful, nor have they shewed us any Method we can defend ourselves against the Regular ot up by our Neighbours, unless it be by keeping our own. What Reasons our Neighbours may eping up fuch large Bodies of Regular Troops as whether the Militia of this Country, or any may be so well disciplined as to be made equal to oops, are Quellions which I do not think very present; because, 'tis certain every one of our do keep up large Bodies of Regular Troops, certain that our Militia, according to their preation, would be of no Use for defending us Troops; therefore till our Militia are made ulctul. nels, and a very troublesome useless Business too Sir, no Man that minds his real Bufiness or Occu pairs to any Diversion till his Business be over the Man has any fet and unalterable Time for his even Sunday itself is often incroached on, whe Business requires. If you appointed one or Days every Week for Military Exercise, which absolutely necessary, such Appointment would of with People's other Affairs, with those Affairs they are to get their Bread, or provide for their and if you tent them to their Officers for Leave the obtaining of fuch Leave would probably bec upon every Man that had occasion for it, and would rife in proportion to his Ability, and the his Bufiness. We may from hence see, it is in ellablish Military Exercise as a Diversion : Such especially, if it were enforced by Law, would rail neral Discontent and Murmuring, and would c expose our present happy Establishment to great than it can ever be exposed to by keeping up a fm Army, and leaving the rest of the People to pur dustrious Art or Employment, or to follow such versions as they themselves shall chuse, without Difturbance.

Therefore, Sir, while we are furrounded with I who keep vast Armies of Regular Troops con Foot, I must think it absolutely necessary for up some Regular Troops of our own, for del

litary Force upon which our Government can depend Anno 10. Geo. either for its own Support, or for the Protection of the Peo- II 1736 7. ple; and I must think it would be a Sort of Madness to give up that, or any necessary Part of that upon which only we can now depend for our Safety and Protection, till we have provided fomething in its flead, upon which we may with some Reason depend for our Security, at least against foreign Invations.

The next who spoke on the same Side was the Honourable Henry Pel-Henry Pelbam, Elq.

ham, E/9:

SIR,

My Honourable Friend who fits near me has fo fully anfwered the Gentleman who spoke against the Motion, that I believe every Gentleman here is convinced, that there is an absolute Necessity of our keeping up a Number of Regular Forces in this Nation. But, Gentlemen, give me leave to take Notice of two or three Things that were thrown out by the Honourable Gentleman over the

Way.

The Honourable Gentleman, Sir, feemed to be very apprehensive of the Effects which the Army may have upon the Courage and Morals of the Subjects. For my Part, I am so far from being of Opinion, our Regular Army tends to depress the natural Courage or the Spirit of the rest of our Subjects, that I am convinced a Regular Army of Natives, well cloathed, well paid, and kept under an exact Discipline, will in every County tend to raise the Spirit of the People, and to make their Men in general affect to imitate that Courage, that Regularity of Manners, and that Discipline, by which they see so many of their Countrymen, perhaps their Relations, rife to Honour and Preferment; for if an Army be kept under proper Discipline, and Preferments justly disposed of, a regular and virtuous Behaviour in private Life, as well as an exact Performance of his Duty as a Soldier, will always be made necessary for intitling a Man to Preferment in the Army; and if the Youth and High-metall'd of every Country are apt to keep Company with, and imitate the Soldiers, an Army, under a right Government, will always be of greater use towards establishing Virtue and Morality among the People in general, than any other Sett of Men, not excepting even the Clergy, can be. Indeed, if your Government be in vicious Hands, if Favours and Preferments in the Army be distributed only to the Lewd, the Debauched, and the Profligate, your Army, like every other Sett of Men who depend upon fuch a Government, will contribute towards corrupting the Morals of the People, and under fuch a Government the Militia would VOL. IV.

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Auno 10. Geo, do the same; for Preferment in the Militia, as well as in the Army, must always depend upon the Government.

> Liberty, Sir, does not depend, it never did depend upon the Government's having or not having a Regular Army in their Pay. The Liberties of a People must always depend upon their Virtue. The Armies of a virtuous People will protect their Liberties; and a luxurious, vicious People will fell them to the first Purchaser, whether they have a Standing-Army or no. The Romans had great Standing-Armies long before they lost their Liberties, and when they did lofe them, Sir, the Standing-Army was on the Side of Liberty, at least on that Side that had the greatest Shew of it. We have now several free States in Europe who keep up, who have long kept up numerous Standing-Armies. In Holland, in Venice, in Poland, they keep up Standing-Armies, without thinking their Libertits can from thence be in any Danger. In Sweden'st was their Army that reflored their Liberties; and in this Country if was our Army that reflored our Liberties in the Reign d King Charles II. and it was our Army that preferred them in the Reign of his Brother King James. In all Countries the Army will follow the general Bent of the People from whence they are drawn, and if the general Bent of the People be towards Slavery, they will do as they did femt time fince in Denmark, they will make a free Gift of their Liberties: Then, indeed, an Army may be so modelfd, as to prevent the People's resuming the Grant they have made; but such an Army must not be an Army like our, it must not be an Army whose very Existence depends upus the annual Confent of the People, and whole Pay depends upon the Grants annually made by a Parliament tenacion of their own and the Nation's Rights. In this Country hope the general Bent of the People is no way inclined to wards Slavery: I am fure some Gentlemen have loft a great deal of Pains if it is. And if there he a Spirit of Vine and Liberty among the People, the same Spirit must prevail in our Army, which is drawn from the People, and commanded by some of the best of the People; therefore it cas never be supposed our Army will countenance or supportant Measures that may tend towards establishing Ametras)

As to what has been infinuated as if Soldiers were at better than the Slaves of Power, whatever it may be in other Countries, the Soldiers of our Army, Sir, are as free as any other of our Subjects. They are governed by the Laws & the Kingdom, as all other Subjects are. There is, in mutone Law which relates particularly to them; but that Law

is fixed and certain, and publickly known; a Soldier from Anno 10. Geo. thence knows his Duty, and if he behaves like a good Sub- II. 1736-7. ject, and does his Duty as a Soldier, he can be subjected to no Punishment; he is not under the Arbitrary Will and Pleasure of any Man in the Kingdom, no not even of the King himfelf. Our Soldiers are not, nor can they suppose themselves a Body of Men different from the rest of the People, on account of their being subject to a Law which relates to them only. Every Corporation, every Society, almost every Sort of Tradesmen in the Kingdom, have the fame Reason to think themselves a Body of Men different from the rest of the People; for every one of them are fubject to some Laws which relate only to the particular Corporation or Society of which they are Members, or to the particular Trade or Profession they are of. Our Militia are in the same Circumstances; they are already subject to a Law which relates to them only; and whatever new Laws you may make for regulating our Militia, I hope you would not take the Command or the Power over them out of the Hands of the Crown; for fuch a Regulation, as it happened to be once before, I should look on as a total Subversion of our present happy Constitution. I can therefore see no Reason why we should think our Liberties in greater Danger from a Standing Regular Army than from a well difciplined Militia: I am fure it is as much the Interest both of the Officers and Soldiers of our Army to preserve our Constitution, as it can be of any Sett of Men in the Kingdom. The Behaviour of the Army under Oliver Cromwel can be no Argument against our present Army: Our Conflitution was then overtuned; a Sett of Men who had got into this House, had murdered their King, had annihilated the other House, had excluded even from this House every Man who would not join with them in all their Measures, and by these Means had assumed to themselves an Arbitrary Power: In fuch Circumstances the Officers of the Army thought they had as good a Title to take the Government of the Nation to themselves, as to leave both the Nation and themselves under the absolute Power of any Sett of private Men in the Kingdom; and what was the Confequence? That very Army, as foon as they could find an Opportunity, restored our Constitution.

Arts and Sciences, Sir, are the certain Product of Liberty and Security; and Ignorance and Idleness are as certainly the Product of Slavery or a State of War. The Security of the People being once established, it may for some Time be preferved without any Regular Troops; but Security makes them neglect to train themselves up to the Art of War.

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Auro 10. Geo. War, and then a Standing Army becomes necessary for their Defence; especially if their Neighbours are provided with great Numbers of Regular Troops. This is the natural Course of Things; it is, I believe, impossible to after it by any Regulation. The Security of the People of this Kingdom was established, and Arts and Sciences began to flourish, before we had any Standing Army; but a total Neglect of Military Discipline was not then so general as it is now, nor were our Neighbours provided with such namerous Bodies of Regular Forces; therefore it might then be possible to preserve the Security of the People without a Standing-Army, and yet now the Cafe may be, and I think is, quite otherwise. Our Neighbours are fully sensible of the great Neglect of Arms and Military Discipline among the Generality of the People of this Kingdom : They know how much superior their Regular Troops are to your Militia; and if you had no Standing-Army they would be ready to infult you, to invade you, upon every Occasion; therefore to protect the People against foreign Invasions, a small Number of Regular Forces is absolutely necessary, and I do

not think it can be less than it is at present.

Then, Sir, with respect to Insurrections and civil Commotions, we may know from Experience, and from late Experience too, how ready a factious Party are to fly to Arms, tho' they are certain of the Majority of the People's being against them; for the Battle is not always to the Strong. nor is Victory chained to the most numerous Army. In the late Rebellion, I hope it will not be faid the Majority of the People were on the Side of the Rebels, and much less can it be said the Majority of the People had any Inclination or Occasion to fly to Arms for their Relief or Prefervation; yet that Faction flew to Arms without any just Provocation, depending for Success upon the small Number of Regular Troops we had then in our Pay; and if it had not been for that Number of Regular Troops, fmall as it was, those factious Rebels might probably have overturned our Government, and with it, our Liberties. The Case will always be the same, Sir, when you reduce your Army too low, some Faction or another will fly to Arms. and in these several bloody Contests, our Constitution as Liberties will probably at last be made a Sacrifice; for the a State of perpetual Discord and Civil War may perhaps be better than a State of abject Slavery; yet we find in molt Countries the People have at last choic to submit to Arbitrary Power, rather then to continue under, or renew the Miseries of a Civil War. Queen Elizabeth, 'tis true, had great Reason to dread Insurrections and Convulsions at the Beginning

ginning of her Reign. She altered the Religion the Anno 10. Gro. and by Law established, and she had a Presender to her rown of that very Religion; but the Religion which was en established by Law, was far from being established in e Hearts of the Majority of her People; and her Estaishing by a new Law that Religion which was before hablished in their Hearts, gained her not only the Hearts, e Hands, and the Purses, of the Majority of her People, ut proved her great and her chief Security against the Preender to her Crown. This secured the Peace of the Nation at Home, and none of her Neighbours having then my great Number of Regular Forces in their Pay, it was tot necessary for her to keep up a Standing-Army, for feoring her People against foreign Invasions. His present Majesty will I hope upon every Occasion find he has the learts, the Hands, and the Purses of the Majority of the cople at his Command; I am fure he has thre' his whole keign highly deserved it; but it cannot be faid that our Mitis are now fo good as they were in Queen Elizabeth's ime, nor the Protestants now so much united amongst hemselves, or so zealous in the Defence of their Religion; nd as every one of our Neighbours now keep in continual y vail Armies of Regular Troops, it may now be absoutely necessary for us to keep up a Standing-Army, tho' it id not appear to be so in the Reign of Queen Elizabeth.

I shall not fay, Sir, that all the Jacobites are for Arbitrary ower ; but I am fure the Confequence of their fucceeding their Scheme would be the Establishment of it; and as or the Papifls, if they understand the Religion they proan be supported by nothing but Ignorance or Arbitrary ower: In former Ages it was supported by Ignorance, and ow that Veil is pretty well removed, it can be supported y nothing but Inquifitions and Arbitrary Rule; we may erefore suppose, if the Papists amongst us should ever get Government into their Hands, they would establish a depoic Sway, in order to reflore and support the Religion by profes. As for Ministers and their Creatures, I do at know but many of them may have an Itch for Arbitrary ower ; but they are not the only Persons insected with that Mente: It is a Difease incident to other Men, I'm afraid molt Men, as well as to Ministers; and we know by Exctience, in this Country as well as in others, that Ministers ave been opposed, have been hanged or beheaded, under a ectence of their endeavouring to usurp Arbitrary Power, Men who have committed that very Crime as foon as

by found an Opportunity.

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ment for taking some Method to put them un and stricter Government; for 'tis certain the M may be made much stricter and more fevere than mon Law can be made; therefore the Army m to promote Virtue by its Example; and if a Rogues should venture to oppose the Civil Power of Arms, furely a few Regular Troops would Use for suppressing such a Gang. From wh while we have an Army, we are not to judge of happen while we have none, or but a small one Smugglers have lately dared to oppose the with Force of Arms; but if we had few or Troops, I make no Question but other Rogues, breakers and Highwaymen, would follow the the Smugglers: While we have a fufficient Nor gular Troops, no Sett of Rogues dare ventur fuch thing; if they did, I hope no Gentle Army would think it beneath him, to march a who appear in Arms against their Country.

I must say, Sir, I am sorry to hear any G this House make the most distant Infinuation in Mobs and Tumults. If any Magistrate should injure the People, they may have recourse to, relieved by, the Laws of their Country. To dress in a mobbish tumultuous Way is certainly is often attended with Mischief to the Innocent the Guilty. Rogues generally take the Optuch public Calamities to plunder without Distinct to the Innocent of the public Calamities to plunder without Distinct to the Innocent of the public Calamities to plunder without Distinct the country of the Innocent of the public Calamities to plunder without Distinct the country of the Innocent of the Innocent

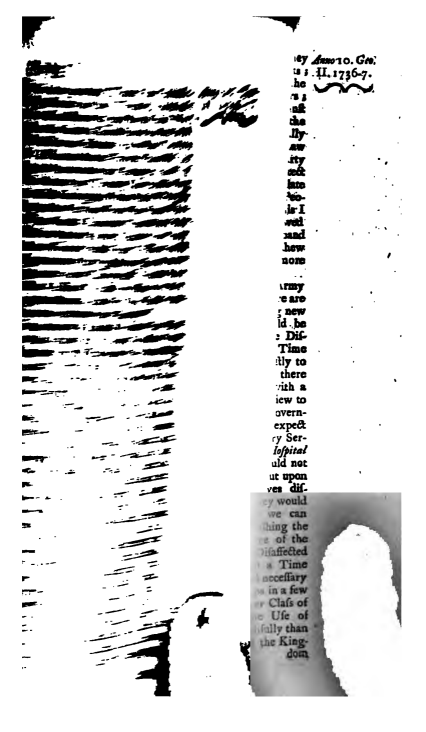
he Respect and Esteem we have among Foreigners Anno 10. Geo. depend upon our Regular Troops only, it depends II. 1736-7. upon our Navy, and the great Number of Regular they know we could have, and could maintain, in should provoke us to War; for this Reason we y more respected and more feared than some other who keep in continual Pay as many Troops as we aufe they keep up in Time of Peace as many as they ive or maintain in case of War; and have no such ither to protect their own Coasts, or to infest those of nemy. But, furely, we are more to be dreaded by ghbours, when they know we can immediately, upon ire, fend out a superior Fleet, with an Army of 5 or egular Troops on board, to plunder and lay waste ountry, perhaps for several Miles up from their Seathan we should be, if they knew we could send nout a Fleet against them, which could only bombard w of their Sea-Port Towns: And while we have fuch y as we have at prefent, they cannot propose to do us h Mischief upon a Rupture, by landing small Parties d there in the Island, as they could propose to do, if no Regular Troops, or a less Number of Regular , to oppose the Landing of such Parties, or to interem in their Return to their Ships.

true, Sir, we cannot have a great Body of Regular in every Part of that Island where an Enemy might but the small Body of Troops we have may be cano as to have at least a Regiment at or very near every where an Enemy could expect any Plunder worth their and one Regiment, with the Affiftance they would ich an Occasion get from the Country People, would cient to oppose the Landing of a very large Party, or to ftop their Progress; for one Regiment of Regular would add greatly to the Spirit even of our Militia, uld encourage them to take Arms for the Defence of roperty. But supposing the Army we have at present ficient for guarding all our Maritime Counties, it may Argument for putting our Militia on a better Footing; that is done, it is an Argument for increasing rather or diminishing the Number of Forces we have now on

And while our Army confifts of natural-born Sub-Great Britain, no Foreigner can, from our keeping a egular Forces in Pay, suppose our Government does joy the Affections and Effects of their own People: cenary Army of Foreigners kept up in the Kingdom give Occasion for such Supposition; but an Army of ts will always be liable to the same Affections with

as ought to be regarded. If we had never line kept up above one Half of what we do at prefent, that way would have paid no confiderable Part of and therefore could not have freed us from any of and the Quartering of Soldiers is so far from bei an Inconvenience or Expence to any County or neral, that most Parts of the Kingdom are defirou Soldiers among them; because it consumes a P: spare Provisions, and can be no Burden or Incom any but those who keep public Houses, most of more by what the Soldiers spend in their House Expence of their Quarters can amount to. As folence or rude Behaviour of the Soldiers, if any happens, which I am convinced feldom does, th is fure of getting Justice done him in the mo Way, by a Complaint to the commanding Offi he should fail of it in that Way, he may get complaining to a Justice of Peace; or for any A tery, or the like Misdemeanour, he may have ar Indictment at Common Law against a Soldier. against any other Man in the Kingdom. Liberties, I can fee no Reason why our Soldiers be as careful of them as any other Sett of Men in dom; for very few of the Officers, and none of the can propose to better their Condition, but must make it a great deal worfe, by fubjecting then their Country to Arbitrary Sway.

Now, Sir, with respect to the present Situat



our People uneasy and discontented; and I must be forry, because I am certain they never had less It is not the Debt we owe, it is not the Taxes we the Continuance of those Taxes, that are the true our present Discontents. The Debt we owe was c for preferving our Religion, our Liberties, our P and every Thing that can be dear to a People. . C must be continued till that Debt is paid, and our is Preservation must in the mean Time be taken care this Purpose no Expences have been incurred, but Wisdom of the Nation hath thought absolutely nor any Taxes imposed or continued but such as ar burdensome to the People. We must therefore I where elie for the Caule of our present Uneafiness well known where we ought to look for it. Party amongst us who have been labouring for mi to overturn our prefent happy Establishment : the prove of no Debt that has been contracted, no Taxes that have been or shall be imposed for the S that Establishment they are labouring to destroy: of the Scribblers and other Tools they imploy, t perfuaded Multitudes of People, that our Debt ceffarily incurred, and that a great Part of it m been paid off, and the Taxes confequently aboliff had not every Year, for many Years past, run ou a vast public Expence, for which there was not Occasion; like petty-fogging Lawyers, who a

Orators they have in every Place of public Refort, they Anno 10. Gro; have poisoned the Minds of many of his Majesty's Subjects : II. 1736-7. in which their late Success is chiefly to be ascribed to the Law lately paffed against the Retail of Spirituous Liquors : for the' every Man of Virtue or Sense in the Kingdom must approve of that Law, yet it is certainly disagreeable to the lower Class of People, of which our Mobs are generally composed. This Law I fay, Sir, this most necessary Law has added greatly to the Success of the disaffected Party amongst us: Nay it has made them fo daring as to direct their Libels against the Parliament itself: They have of late even attempted to diminish that Veneration which our People have always most justly had for Parliaments; but this I am no way furprised at; for that Party have never shewed any great Liking to Parliaments; and if we should disband any great Part of our Army, they would probably shew their Dislike in a Manner more effectual, or at least more

dangerous, than that of Writing or Talking.

There may perhaps, Sir, be some Soldiers in our Army who would be glad to be discharged, but I am sure there are not many, unless it should be with a View of getting new Levy-Money in a little Time after; and if they should be disappointed in that View, they would lift with the Difcontented for nothing. But, Sir, if we should in a Time of general Discontent, and when Insurrections are justly to be apprehended, offer to disband any of our Soldiers, there are many who would defire to be discharged, not with a View to return to Labour and Industry, but with a View to join whoever should appear in Arms against the Government 1 for among Rebels, a disciplined Soldier may expect to be made a Serjeant or Corporal at least; and every Serjeant would expect to be made an Officer. Chelfea Hofpital could receive but very few of the Dishanded; it could not receive one half of those who would expect to be put upon that Ethablishment; and those who found themselves difappointed, would certainly imitate their Betters, they would join with the Disaffected; so that in every Light we can confider it, a present Reduction would be a diminishing the Power of the Government to preferve the Peace of the Kingdom, and an increasing the Power of the Disastected to disturb the Quiet of the People; and that at a Time when the Power of the latter has been, by a most necessary Law, greatly increased. In a little Time, perhaps in a few Months, these Discontents may subside; the lower Class of our People will find they can live without the Use of Spirituous Liquors, and that they live more healthfully than with them; they will then join with the rest of the King-Mm 2

Mino 10. Geo. dom in their Approbation of that Law, and then a Reduction

II. 1736-7. will not be fo dangerous as it is at prefent.

Sir, I have already shewn why any Army under a lawful and regular Government, can never be supposed to behave in the fame manner the Army did under Oliver Crowwel; and if any Attempts should be made to undermine our Conflitution by means of those Maxims we have been frightened with, the Parliament would interpose, the Army itself would mutiny against such Maxims; but I cannot see why we have at present any Reason for being afraid of such Maxims; for I am fure no Man will pretend his Majetty would, or could be prevailed on to cashier any Officer for voting or behaving according to Honour and Conscience, The Behaviour of an Officer may be influenced by Malico, Revenge, and Faction, under the Pretence of Honour and Conscience; and if ever any Officer of the Army, because his Majesty refused to comply with some very unreasonable Demand, should resolve to oppose in every Thing the Meafures purfued by his Majesty and his Ministers, I should think any Man a most pitiful Minister, if he should be afraid of advising his Majesty to cashier such an Officer. On the contrary, I shall leave it as a Legacy to all future Ministers, that upon every such Occasion it is their Duty to advise their Master, that such a Man is unfit for having any Command in his Armies. Our King has by his Prerogative a Power of placing, preferring, and removing any Officer he pleases, either in our Army or our Militia: It is by that Prerogative chiefly, he is enabled to execute our Laws and preferve the Peace of the Kingdom: If a wrong Use should be made of that Prerogative, his Ministers are accountable for it to Parliament; but it cannot be taken from him or diminished without overturning our Conflitution; for our prefent happy Constitution may be overturned by Republican as well as by Arbitrary Schemes. Therefore it must be left to his Majesty to judge by what Motives an Officer acts, and if he thinks an Officer acts from bad Motives, in Duty to his People, in Duty to himself, he ought to remove him.

The only Question, Sir, now before us is, Whether we ought to keep up the present Number of Forces for this enfuing Year? Next Year the fame Question must again come before us, and then every Gentleman may again vote as he pleases. There may be Reasons peculiar to the prefent Time, I think I have shewn some very sufficient and peculiar Reasons for keeping up the same Number for this enfuing Year. In fo doing I am fure I have done my Duty; and if the Nation should be insulted and invades by Foreigners; if a Civil War should break out, and spread

efolation and Murder over the whole Island; if the Ja- Anno 10. Gra, bites should prevail, and our Religion, our Liberties, and II. 1736-7. ir Properties should be thereby rendered precarious; I all have fome Confolation in this Reflection, that I enavoured as much as I could to prevent our exposing ourlves to such Miseries.

The Question being at last put upon the Motion for keep. Division 246, g up the same Number of Troops, it was upon a Division 178.

arried in the Affirmative by 246 to 178.

February 23. Mr. Pultney made a Motion for an Ad- Motion for an refs to be presented to his Majesty, that his Majesty would Address to his glaciously pleased to settle 100,000 Pounds a Year upon Majesty to setis Royal Highnels the Prince of Wales; the Substance of the 100,000 is and the other Speeches, as well in the House of Peers, Pounds a here the same Address was moved for the same Day, Year upon the as as follows :

SIR.

I have a Matter of the highest Importance to lay efore you, a Matter which chiefly concerns one of the Argument for reatest and most illustrious Persons in the Kingdom; but the Motion; the Well-being of the Nation depends upon his Welfare Speakers, nd Happineis, therefore I must justly say, the whole Mr. Pultney, Vation is deeply concerned in the Affair I am now to take Sir John he Liberty of laying before you; and as the Parliament is Barnard, is Majelly's first and chief Council, there can be no Mr. Hedges, Question of a Nature too high for our Consideration; for Ld Baltimore, which Reason every Gentleman, who has the Honour to be Mr. Waller, Member of either House of Parliament, has not only a Sir William Right, but is in Duty bound to lay before the House what. Windbame, ever he thinks may affect the Happiness or the Honour of Mr. Herbert, his Country. The Affair I am now going to propole for Mr. Pitt, your Consideration is, indeed, an Affair of so high a Na- Mr. Gybbon, ure, that I should not of my own Head have taken upon Mr. Lytelton, me to have mentioned it to you; but I have communicated Mr. Greenmy Sentiments to several Persons of the greatest Rank and wille, bell Abilities in the Kingdom, Persons with whom I should Mr. Bootle, thuse to live, with whom I should chuse to die; and all of Sir Willifred them, I find, are of the same Sentiments with me: They Lawfon, are all of Opinion, it is an Affair which ought to be laid be- Sir John here Parliament, therefore I shall take upon me to mention Rushout, a to you, and to make you a Motion which I hope will be Mr. Henry manimously agreed to.

The Commons of Great Britain in Parliament affem- Mr. Nocl, bled, have not only an undoubted Right to make such Grants Sir Thomas they think are necessary for the Honour and Welfare of Sanderjon, the Nation, and to appropriate those Grants to the Uses for Mr. Frederick. which they intend them, but likewise, Sir, they have a

Prince of Wales.

Bathurft,

Right

Anno 10. Geo. Right to follow those Grants, to examine into the Appli-II. 1736-7. cation of them, and to punish those who shall be found to have misapplied them. Nay farther, they may annex to their Grants fuch Conditions as they think proper, and if those Conditions should not be performed, or if the Occasions for which the Grants were made should cease, they may refume them, or may direct their being applied to Uses of a quite different Nature. This, I say, is the undoubted Right of the Commons of Great Britain; and therefore, if any Money formerly granted by Parliament has not been applied, or has not been properly applied, to the Use for which it was intended by Parliament, we have not only a Right, but it is our Duty to examine into it, and to direct, that for the future, it may duly, and in the most proper Manner, be applied to that Use for which it was granted.

After having thus mentioned to you, Sir, one of the molt undoubted Rights of Parliament, I shall next take Notice that by an ancient and most reasonable Maxim in our Constitution, the Prince of Wales, the eldest Son of the King, and Heir apparent to the Crown, ought to be made as Free and Independent as any other Subject whatever; and for that Purpose he ought not only to have a Provision sufficient for supporting the Dignity and Grandeur of his high Birth. but that Provision ought to be fettled upon him in fuch a Manner as to put it out of the Power of any Person to difappoint him of it: Not only his Title to it ought to be made as firm and irrevocable, as any other private Title in the Kingdom can be, but he ought at leaft, as foon as he

otion I am to make, for having a fufficient Provision Anno 10. Geo. upon his Royal Highness the Prince of Wales, is a II. 1736-7. t founded upon Law, upon Equity, upon Wisdom

od Policy, and upon Precedent.

before I make my Motion, give me Leave, Sir, to particularly into these several Foundations: And to with the last, I shall shew from many undoubted Au-, that the Prince of Wales has always had, and ought e, a sufficient Provision settled upon him, in such a r as to render him as independent of the Crown as her Subject can be. To recount all the Precedents cur in our Histories and Records, would take up too of your Time, and therefore I shall take Notice only e of the most remarkable. King Henry III. granted eldest Son Edward, after King Edward I. the Dutchy ienne, before he was fourteen Years of Age, and the nt the Prince was married, he not only confirmed his Grant by a new Patent, but likewise granted him, t him in Possession of, the Earldom of Chester, the and Towns of Briftol, Stamford and Grantham, with other Castles and Manors, created him Prince of to which he annexed all the conquered Lands in rincipality, and appropriated him Lieutenant Goof Ireland, tho' he was then but just turned of Fourall which was done, as the Historians express it, ut maed res graviores gerendas expertus redderetur. By this ofity and Benevolence of the King towards his eldest hat Prince was early in his Youth established in a State dependency and Grandeur, and those paternal Favours afterwards fully repaid by that illustrious and most Prince, for he afterwards proved his Father's chief nly Support. Every one knows how by his Courage onduct at the Battle of Evesham he relieved his Father the Hands of his Enemies, and reflored his Affairs hey were brought into a most desperate State. Nay, aly the King himself, but the Nation reaped fignal t from the free and independent Circumstances in that King had so early placed his eldest Son. A State dependency naturally ennobles and exalts the Mind an : and the Effects of it were most conspicuous in this and brave Prince, for he afterwards became the Glory gland, and the Terror of Europe.

e next Precedent I shall take Notice of is, That of and the Black Prince, upon whom Edward III. his er, fettled at different Times the Earldom of Chefter, Dutchy of Cornwall, the Principality of Wales, the hy of Guienne, and the Principality of Aquitain. That

Anno 10. Geo. wife and great King, Sir, was fo fensible of the Reafonable-II. 1736-7. ness of the ancient Maxim of England, with regard to the King's eldest Son, that he took Care every future Prince of Wales should have something to depend on, independent of his Father, from the very Moment of his Birth; for which Purpose he settled by Act of Parliament the Dutchy of Cornwall in such a Manner, that the King's eldest Son, and Heir apparent of the Crown, has ever fince been Duke of Cornwall as foon as born, and without any new Grant from the King, from whence has rifen the common Proverb, Natus eft, non datus, dux Cornubia. Some of the later Grants of that King might, indeed, proceed from the great personal Merit of the Son; but the first Grants could not proceed from any such Consideration; they could proceed only from his own Wisdom, and from the general Maxim I have mentioned; for the Prince was not three Years old when his Father fettled upon him by Patent the Earldom of Chefter, he was but feven Years old when Cornwall was erected into a Dutchy, and fettled upon him as by Act of Parliament as beforementioned, and he was but thirteen when the Principality of Wales was fettled upon him. Soon after that time, indeed, his personal Merit began to appear: But how came it to appear? Its early Appearance did proceed, and could only proceed from his Father's having put him so early into an independent Situation, and from his having employ'd him in, and inured him to the Study of weighty Affairs, at an Age when most Princes are industri-

Spain, and replacing Peter upon the Throne of Caffile, af- Anno 10 Geo. ter having defeated the Usurper Henry at the Battle of Ne- II. 1736-7. jara in that Kingdom; for all which glorious Victories, and many other great Services done to his native Country, the Nation was fo grateful to his Memery, that immediately after his Death, or at least as foon as their Grief for the Loss of so brave a Prince would give them Leave, the House of Commons addressed the King to create his Son Prince of Wales and Duke of Cornwall, which that wise King immediately agreed to; for his Grandson being then Heir apparent to the Crown, he became intitled, by the Maxim I have mentioned, to an independent Settlement; but as he was not the King's elder Son, he had no Pretence from any former Precedent to the Principality of Wales, and his Right by the late Act to the Dutchy of Cornwall was thought to be doubtful by the Lawyers of that Age, the Lawyers being then, it feems, as dexterous at starting Doubts and Scru-

ples as the Lawyers of the Age we now live in.

Give me Leave, Sir, to mention one other Precedent. That of Prince Henry, afterwards the glorious King Henry V. whom his Father Henry IV. in the very first Year of his Reign, created Prince of Wales, Duke of Cornwall, and Earl of Chester, tho' the Prince was then but twelve Years of Age; all which Grants were recorded upon the Parliament's Request, in order to prevent any Possibility of a Revocation; and tho' that King was naturally of a jealous and a suspicious Temper, yet we find, during his whole Reign, he was every now and then making new Grants to the Prince his Son, even tho' he was sometimes maliciously made to believe, the Prince was conspiring against This Prince, 'tis true, fell into some Excelles incident to Youth and Idleness, but from the first Part of his Life, and from his Conduct after he became King, we may judge that those Excesses were rather owing to his Father's Jealousy than to his own natural Temper; for when he was but about fixteen, he by his Valour contributed greatly to his Father's Victory over the Rebels at Shrewfury, and the very next Year having been entrasted with the Command of his Father's Army against the Rebels in Wales, by his Conduct and Courage, he gave them two fignal Defeats, by which he gained fo much Effeem, that the King his Father, from his own natural and unhappy Temper, and not from any undutiful Behaviour in his Son, began to grow jealous of him, and therefore never afterwards employ'd him in any public Affairs; fo that the Excesses he fell into probably proceeded from the Idleness of his Life, and the Activity of his Genius, or perhaps rather from a Defign of removing from VOL. IV. NA

Anno 10, Geo, from his Father all future Occasions of Jealoufy. This, Il. 1736-7. indeed, feems to be confirmed, or at least rendered the most probable Conjecture, by his Conduct after he became King 1 for immediately upon his Accession, he banished from his Prefence all the Companions and sycophant Upholders of his former Debauches, and became one of the greatest, and one of the most glorious Kings that ever fat upon the Eng-

lifb Throne,

But, Sir, 'tis quite unnecessary to mention particularly all the Examples that could be brought of the great and irrevocable Provisions that have been made for the eldest Sons of our Kings. We have not, 'tis true, had many Princes that have come to Man's Estate in the Life-time of their Fathers, but every one of them that has done io, has had an independent Settlement made upon him long before he was of Age. Nay, even the presumptive Heirs of the Crown have always had an independent Settlement made upon them, generally as foon as they began to be the prefumptive Heirs of the Crown: For Proof of this I need bring no other Example than that of the late King James II. when Duke of York, and that of the late Queen Anne when Princels of Denmark; for the Duke of York had a great Settlement made upon him by Parliament, foon after the Reflauration, tho' he was but prefumptive Heir of the Crown; his Brother King Charles being then in a Capacity of having Children, who would have given him a more effectual Exclusion than could ever be attained by Parliament, till his own ridiculous Measures put it in their Power; and the late Queen Anne, when Princels of Denmark, had likewife a great Settlement made upon her by Authority of Parliament, tho' King William and Queen Mary were both then alive, and in a Capacity of having Children; so that the Princels Anne, when that Settlement was made, was but the prelumptive Heir of the Crown.

From these Precedents it appears, Sir, that the Maxim of having an independent Provision settled upon the appar rent or presumptive Heir of the Crown, is a Maxim which has always been observed in this Nation; and that the l'arliament may interpole for that Purpole, I shall likewife shew from several Precedents. I have already mentioned to you the Address of the House of Commons in Favour of 54sward the Black Prince's eldest Son, therefore I shall proceed to mention some others of a late Date. In the first Year of King Henry IV. the Lords and Commons, upon proper Motions for that Purpole, defired of the King that his chdeft Son, Prince Henry, might be created Prince of Walits Duke of Cormwall, and Earl of Chefter, and in the fame Parliament

Parliament the Commons petitioned the King that the Char- Anno to. Geo. ter of the faid Principality and Earldom, and an Act of the II. 1736 7. faid Creation, might be enrolled and enter'd upon Record, 1 as an Article agreed upon by Parliament; both which that King immediately complied with; for as he had been called in by the People, and raised to the Throne by the Parliament, he had so just a Sense of the Obligations he lay under both to his People and Parliament, as not to refuse any just Request they could make. In the Reign of Henry VI. the Parliament not only took Care to have the Principality of Wales settled upon Prince Edward, eldest Son of the King, but likewise declared and ascertained the particular Sums that were to be allowed for his Table, till he came to be of the Age of Fourteen, when he was to be put in Possession of the whole Revenues of the Principality of Wales, Dutchy of Cornwall, and County Palatine of Chefter. And but lately, in the Beginning of the Reign of King William and Queen Mary, the House of Commons resolved to address their Majesties to make a Settlement on the Princess Anne of Denmark, who was then but presumptive Heir of the Crown; which Resolution does not, 'tis true, seem to have been very agreeable to the Court, with regard to the Sum at first proposed, but the Right the Parliament had to present such an Address was so far from being controverted, that after the Dispute about the Sum was settled. even the Courtiers themselves joined, the next Session, in the Resolution for that Purpose, which plainly evinces the Power and the Duty of Parliament, with respect to their addressing for having a sufficient Provision settled independently upon the Heir Apparent or Presumptive of the Crown, and confequently will from Precedent justify the Motion I am to make

Now, Sir, with respect to Wisdom and good Policy. that of having the Heir apparent to the Crown bred up in a State of Grandeur and Independency, is certainly a . Maxim of great Use in all Countries, but in a free Country it is absolutely necessary. A free and generous Education tends greatly to open the Mind, to endow it with noble and right Sentiments, and to shut out all mean, narrow, and felfish Views; therefore it is the only proper Education for one who is by his Birth to have the chief Rule over any People; but for one who is to have the chief Rule over a free People, such an Education becomes absolutely necessary; for, besides the Advantages already mentioned, a Prince who has lived in a State of Freedom and Independency before he begins his Reign, thereby learns how to be

Nn 2

Anno 10. Gec, a dutiful and obedient Subject, without being an abject Slave! and by taffing in his Youth the Sweets of such a delicious State, he comes to know the true Value of it, from whence he must necessarily conclude his Subjects will not easily part with it, and therefore, when he comes to mount the Throne, he not only knows how to exact a dutiful Obedience without expecting a flavish Submission, but he will in common Prudence content himself with the former, because he knows he cannot without great Danger aim at the latter. Such a Prince will always be fure of being well served, because he can with Patience receive an honest and 1 free Advice from his Ministers and Favourites: He will not take it ill to be even controuled by his Council or his Parliament; whereas a Prince educated in Slavery, and advanced to Power, being unacquainted with any Sort of Submission but that he has himfelf been bred to, is apt to look upon every honest Freedom as a Mark of Difrespect or Disobedience, and as he cannot bear Sincerity, he may expect never to meet with it from any of his pretended Friends or Favourites. Thus it appears to be requifite both for the Honour and Prosperity of the Prince who is to reign, and for the Eale and Happiness of the People over whom he is to reign, that he should be bred up in a State of Freedom and Independency.

But farther, Sir, even with Regard to the King upon the Throne, especially in this Nation, the Grandeur and Independency of his Heir Apparent must be of great Service to him. The Affection and Efteem which the Heir Apparent acquires among the People, is so far from being a Disadvantage to the King, that it must always be, and has always been reckoned one of the most solid Supports of The great and the wife King Edward III. the Crown. was fo far from being jealous of any Glory or Esteem the Prince his Son might acquire, that in the famous Battle of . Creffy, he gave his Son the chief Command of that Part of his Army which was to attack the Enemy, in order that he might have the fole Glory of the Victory, referring to himself only the Command of a great Body in Case of Accidents; and when Word was brought him that his Son was in great Danger, and hardly pressed by the Enemy, his Antwer was, I know my Boy bas Courage, let him but push the Enemy, he will certainly conquer: I am beb to rob him of any Share of that Glory I see be is in a fair Way of obtaining. Such were that King's Sentiments; and in the Charter of Hinry VI. to his Son Edward, it is expreisly leclared, that by giving due Honours to the Prince, the Throne was established, and the Royal Scepter exalted;

malted; and therefore, by granting the Principality of Anno 10. Geo. Vales and County Palatine of Chefter to his Son, he con- II. 1736-7. Ited his own Honour, the Security of the Royal Family, and the Good of his People, rather than the Prince's Hoour. From the Behaviour of all our Kings towards their eldelt Sons, we may judge their Sentiments have been the came. They have all been of Opinion, that their eldest Sons ought to live in Grandeur, and that the more Honour and Elleem they acquired, the more they added to the Security of the Throne: But how can a Prince live in Grandeur, who has nothing of his own, or not a Sufficiency to subfift on? How can a Prince who is in a continual State of Dependency, a continual State of Slavery, acquire Esteem from those who are themselves free and independent? The very submitting tamely to live in such a State, must derogate from his Honour, and render him despicable in the Eyes of a brave and a free People, which the People of this Nation, I hope, will for ever continue to be.

Suppose then, Sir, there were no Precedent for having a fufficient and an independent Provision settled upon the Prince of Wales; suppose there was no Example of the Parliament's having ever interpoled for that Purpole; yet if true Wisdom and good Policy require that it should be done, if the making of such a Settlement can contribute to the Honour of the King, to the Security of the Royal Family, and to the Happiness of the People, it is a Thing that ought to be done; and if it should be unnecessarily delay'd, has not the Parliament a Right, are we not in Honour, in Duty, bound to interpose, and to advise or petition our Sovereign, that it may be done as foon as possible? But when we confider the conflant Course of Proceeding in this Particular, when we see how often the Parliament has interposed, even when this Provision was not made out of any Grants from the People, but out of the King's own Estate, out of the Lands and Revenues properly belonging to the Crown, can we balance a Moment about our Right, can we in Duty to our King, or to that most illustrious and most deserving Prince his eldest Son, delay requesting that to be done which ought to have been done long before this Time? Especially now, Sir, that no Part of that Provision is to come out of the Lands or Revenues properly belonging to the Crown, but is wholly to be taken from a very liberal Grant long fince made by the People to the Crown, and which has been of late greatly increased with this very View, that an honourable and a fufficient Settlement might be made upon his Royal Highness the Prince of Wales as foon as the same should become necessary.

This,

defired from them, but when some extraordin became necessary, for defending the Nation ag or threatned Invasions, or for vindicating and its Honour in some Affair of great Consequent extrordinary Nature; but by the profuse Li fome of our former Kings, and by other Accide per Estate and Revenue of the Crown came fo much diminished, that it was not near suffic porting the Honour and Dignity of the Crow Family, and therefore at the Restoration of . II. the dangerous Tax called Tonnage and Pe the more dangerous Tax called Excife, were and granted to that King for his Life; and Time an additional Excise was established, in Wards and Liveries which were then abolished upon that King and his Heirs and Succession which Taxes were partly for what is now cal Lift, and the Residue for what we now call Service. Several other Taxes were established the following Reign, and intended for the far without diftinguishing or specifying any part but it having been found that the Money grant ment was often applied to Purpofes very differen intended by Parliament, therefore, after the lution, which put us in a Condition of rec former Errors, and removing fome of our vances, the Custom of appropriating each ref

therefore to determine what Branches of the Anno 10. Geo. ge were defigned by Parliament, and ought in II. 1736-7. quity to be defray'd out of those Grants apo the Civil Lift, we must examine, Sir, what devenue was applied to, immediately after its istinctly established, which was in the Reign of g William; and we find that, during his whole Provision appointed for the Princess Anne of is always charged upon, and paid out of his Civil e. Then again, upon his late Majesty's happy the Throne, the Parliament granted and approhe Civil Lift the fame Taxes and Revenues, been granted and appropriated to the Civil the Reign of his Predecessor Queen Anne; but jefty, in his first Speech to his Parliament, took at the Branches of the Revenue, formerly grant-Support of the Civil Government, were so far and alienated, that the Produce of the Funds ained, and had been granted to him, would fall of what was at first defigned for maintaining and Dignity of the Crown. To which he it fince it was his Happiness to see a Prince of might in due Time fucceed him on the Throne, he Prince bleffed with many Children, the best valuable Pledges for his Care and Concern for ty. That must occasion an Expence to which the not for many Years been accustomed, but such 10 Man would grudge. Do not these Words ais late Majesty was of Opinion, the Civil List as unquestionably to be charged with making an Provision for the the Prince of Wales? And is pparent, that the Addition granted to the Civil rliament, in consequence of that Speech, was th an Intention, that fuch a Settlement should out of that Revenue to the Prince of Wales as fufficient for supporting the Dignity of his high the Honour of the Crown of Great Britain, to was Heir apparent? 'Tis plain his late Majesty and took the Intention of Parliament to be fo; ten Days after that Law passed, he notified to ment, that he had ordered Letters Patent for a Year to his Royal Highness the Prince of m Payment of any Fees or Taxes, and for imthe Commissioners of Excise and Customs to pay the Prince, or his Treasurer, the Produce of hes of the Civil List Revenue, as his Majesty point for answering that Settlement; by which

his Majesty to grant to him the Principality o County Palatine of Chester, which were imme

granted to him accordingly.

But now, Sir, to come to his present Maj Accession to the Throne, and that Parliamen blished the large Civil List, now settled upon During his late Majesty's Reign, by reason extraordinary and uncommon Difbursements, found, that a Civil List Revenue even of; Year, as it had been managed, was not sufficie the Honour and Dignity of the Crown, 100,000 l. a Year to the Prince of Wales; for fon feveral additional Sums had been grai Reign to the Civil Lift, amounting in th 1,300,000 /. which made the Civil Lift during amount, at an Average, to 803,000 /. a Yes his present Majesty, in his Speech from the his Parlialiament, He was persuaded that the E past Times would prevail upon them to shew a to the Honour and Dignity of the Crown; wh liament, without examining into the Reasons Experience, immediately complied with, and his present Majesty for his Life, what the Expe Times had shewn to be necessary, and what been given to, tho' not fettled upon his Father remarkable Improvement, that if the Taxes for that Purpose produced more, the Surplus s

Surely they both meant that an honourable and a fuffi- Anno 10. Geo. Provision for the Prince of Wales thould be chargeable II.1736.7. the Civil Lift Revenue, and upon that only I for the ience of past Times had thewn that 700,000 l. a Year ot fushcient for supporting the Honour and Dignity of rown, and for allowing 100,000 /. a Year for the of Wales; but the same Experience had shewn that 00 1. per Ann. was fufficient both for the one, and for her ; and therefore by proceeding upon the Experience Times, and upon that only, and from thence lettling 00 /. a Year for his prefent Majesty's Civil List, both ajesty and his Parliament must then certainly have that out of that Revenue a fufficient Provision should ed upon his Reyal Highnest, as foon as his future Cirnces should require such a Settlement to be made: all which I mult conclude, that the Motion I am to for this Purpose, is a Motion founded both upon Law

ink, Sir, I have now shewn that according to Law. ng to Equity and Conscience, according to Wisdom nd Policy, and according to Precedent, his Royal efs the Prince of Wales ought to have a Provision upon him, fusicient for supporting the Dignity and ar of his high Birth; and that the Parliament not as a Right, but ought to interpole, and advise his y to do that which in Law, in Equity, in Wildom, cording to Precedent, ought to be done. The next effions that will naturally occur in this Affair, are, that Settlement ought to be made? And what may be t a fufficient Settlement? As to the Time when it o be made: It ought certainly to have been made ore now. The Mind of every Man is formed early outh. Those Notions and Sentiments which are abibed, take deep Root, and are feldom or never off. If then an independent State can any way te to the Improvement of a Prince's Mind, the more eas put into such a State, the better. According to the constant Practice in this Kingdom always been : fency III. made a Sectlement upon his eldeft Son atterwards King Edward I. before he was Fourforward III. made a Settlement upon his elden Son, the Black Prince, before he was three Years of Age ; hin a few Mouths after the Death of that Prince, imons addressed the King to make a Settlement upon nce's eldest Son, who by his Father's Death was Heir Apparent to the Crown. The Past Office and lenge Revenues were fettled by Parliament upon the - IV. Duke 11. 1736-7.

Anno 10. Geo. Duke of York, who was but Presumptive Heir of the Crown. within three Years after his Brother King Charles Ho's Refloration. A Settlement was made upon the Princi Anne of Denmark, who was likewise but Presumptive Heir of the Crown, in Pursuance of an Address for that Purpose from the House of Commons, the very first Year, or the beginning of the fecond Year, of the Reign of King Il'illiam and Queen Mary. And his late Majelly ordered Letters Patent for making a Settlement upon the prefet King, then Prince of Wales, within ten Days after the Parliament had granted him a Fund for that Purpose. In short, Sir, look over all our Histories, examine all former Precedents, I believe no Example can be found, where the making of such a Settlement has been so long delay'd, as in the present Reign: What may be the Reason I shall act pretend to determine; but I am fure there never was a Prince of Wales who better deserved it, nor a Crown Revenue that could better spare it. It ought, in my Opinion, to have been done as foon as his Royal Highneys arrived in England, especially as he was then of full Age, and, & every one that has the Honour and Happinels to know him must grant, extremely capable to govern his own Affairs; and fince it is not yet done, it is high Time for # to take the fame Liberty former Parliaments have ones taken, it is high Time for us to define that it may be dear-New, Sir, with regard to what may be deemed a tufficient Settlement for his Royal Highwas, I think there cannot pro-

perly be any Quellion about it, because it feems to have been determined by that Parliament which established at Civil Lift in the late King's Reign, and also by that Parliament which effabiifhed, and from the Experience of jai Times increased, the present Civil List Revenue. Both were certainly of Opinion, and the latter have, I think, very caprecisy determined, that his Popal Highrest the great Princer Walls was, and ought, to have, at least 100,000k " Year tettled upon him, out of the large Civil Lift the? t' in granted; for what else could they mean by fettling? Civil Late Revenue of Socioco L a Year? The Experient city, I there, which, as I have faid, was then the only Circuid for increasing that Revenue, had thown this To the note a Year was fufficient for tupporting the Honor. and Dienty of the Crown, without including what was 9 are allowed the Prince of Wale; and therefore by their and ing to that vehilly Sum appropriate A Year more, 474. granting a Civil Lift Revenue of 820,200 L a Year # ie the tracial betrap and they meant and intended that 👯 : 12 years a they had to added to the Civil Lat. Revents

more than what the Experience of ta? Time has flewn to And to Ge. be sufficient for maintaining the Honour and Dignity of the ill, 1-27 -. Crown, should be settled upon the present Prince of William besides the Principality of Wales, Dutchy of Countail, and County Palatine of Cheffer, in the fame Manner as :: had been fettled upon the prefent King, while he was Prince of Wales: And indeed from the very Nature of the Thing we are to judge so; for what Reason could they then think of, or what Reason can now be affigued, why the present Prince of Wales should live in less Grandeur than his Father did whilst he was Prince of Wales, or why the same Grandeur might be supported at a less Expence than had been before necessary? I can think of no Reason but one, which is, That the Nation is not so rich as it was formerly: This, indeed, may at last come to be a good Reason for diminishing the Allowance or Settlement for the Prince of Wales; and it is a Reason for which, I am sorry to say it, I think there is too good a Foundation; but then it is a Reafon for diminishing every other Article of the public Expence, especially that belonging to the Civil List; and I am far from thinking the Provision for the Prince of Wales is the first we ought to begin with; for if any Judgment can be formed from the Experience of past Times, 100,000 l. a Year, besides the now exhausted Revenues of Wales, Cornwall, and Cheffer, is the least Provision we can as yet think of allowing for supporting the Dignity and Grandeur of the Heir Apparent to our Crown. I shall therefore take it for granted, till I hear it contradicted, that it is now high Time the Provision for the Prince of Wales should be fettled in the usual Way, and that 100,000 l. a Year out of the Civil List is the least Provision we can suppose necessary, and the least the Parliament that established the present Civil List defigned he should have: These two Points I shall now, I say, take for granted; but if both, or either be controverted, I shall beg Leave to explain myself more fully upon this Head, unless some other Gentleman who is of the same Opinion with me, and more capable of giving the Reasons for his Opinion, rises up, and saves me that Trouble. For this Reason I shall not now take up your Time with enlarging further upon these two Questions, but shall take the Liberty to make you this Motion,

That an humble Address be presented to his Majesty to express the just Sense this House has of his Majesty's great Goodness and tender Regard for the lasting Wessare and Happiness of his People, in the Marriage of his Royal Highness the *Prince of Wales*; and as this House cannot omit any Opportunity of thewing their Zeal and Regard

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II. 1736-7.

Anno 10. Geo. for his Majelly's Honour and the Profperity of his Fumily, humbly to beleech his Majesty, that in confideration of the high Rank and Dignity of their Royal Highnesses the Prince and Princess of Wales, and their many emisent Virtues and Merits, he would be graciously pleased to see tle 100,000 l. a Year on the Prince of Wales, out of the Revenues chearfully granted to his Majesty, for the Expences of his Civil Government, and better supporting the Dignity of the Crown, and for enabling his Majetty make an honourable Provision for his Royal Family in the time Manner his Majesty enjoy'd it before his happy Acceffion to the Throne; and also humbly to beseech his Mijelly to fettle the like Jointure on her Royal Highnels the Princess of Wales, as her Majelly had when the was Princes of Wales; and to affure his Majesty, that this House will enable him effectually to perform the fame, as nothing wal more conduce to the firengthning his Majesty's Government, than honourably supporting the Dignity of their Royal Highness, from whom we hope to see a numerous Islue, to deliver down the Blessings of his Majety's Heigh

to latest Polterity.

I know, Sir, that feveral Arguments may be made use of against this Motion, Arguments which may feem to be of Dignity and Weight, because they can come from none bet fuch as are in high Stations, who for that Reason ought atver to oppole what is Just and Henourable, and much less ought they upon any Occasion to make use of weak w trifling Objections. By such Persons it may be faid, that the prefenting of fuch an Address will be a fort of inut meddling in the domestic Affair between Father and Son, which the Parliament has no Title, nor ever ought to attermeddle with upon any Occasion: But, Sir, I must beg Leave to infift upon it, that our prefenting such an Address cannot be called intermeddling in any Affairs either public or private; it is only offering Advice to our Sovereign in an Affair of great Confequence to the Nation in general, and that we have not only a Right, but are in Dury bound to do, as often as we find it necessary. It is an Advice which I am fure his Majesty's Ministers ought to have given him! If they have not, they have been deficient in their Doty. and the Parliament ought to make up that Dencioney : If they have been to faithful as to offer the fame Advice, and have not succeeded, which, for what I know, may be the Case, the Address proposed becomes absolutely necessar; it is what the Ministers ought to be fond of, because the Address of Parliament will add Weight to the good, tho we faccefsful, Advice they have given. Then, Sir, with respect

even to the domestic Affairs of the Royal Family, Anno 10, Geo. ight to be considered in a two-fold Respect : If they II. 1736.7. as may contribute to the Honour and Happine's of tion in general, or such as may tend to the Difof the Kingdom, or to the bringing of any Misforon the People, they then come to be of a public Nand if any false Step be made, or any necessary Step ed, or too long delay'd, it is the Duty of Parliainterpole; and of this Sort furely is that Affair to

the Address now proposed relates.

ay likewife be faid, that the King is the only f the Time when it is proper to make a Settlement is Royal Highnels the Prince of Wales, and of the t of the Revenue that may be proper or necessary Purpole. To this, Sir, the Answer is very plain v. There are many Things in which the King has Prerogative the fole Power of Judging or Acting ; in such Cases, if any wrong Measure happens to ned, or any proper Meafure neglected, the Parliain Duty bound to act the Part of a faithful Couno their Sovereign, and advertise him of what they to be wrong. The two Houses of Parliament, or f them, may not only offer their Advice, but they much further, they may examine into the Affair, y punish those who by their Weakness or Wickedve given his Majetty bad Counfel. The King has Power of making Treaties of Peace or Alliance, declaring War, and yet I hope it will not be faid Parliament ought never to interfere, no not fo s by an Address, in any Case of that Nature : I hope not be faid that the Parliament may not only adpon such Occasions, but may punish those Ministers ill advise his Majetty to engage the Nation in danand destructive Treaties, or who shall advise him to War, when both the Honour and the Interest of tion make it necessary. Therefore, tho' his Mathe only Judge, when a Settlement ought to be oon the Prince of Wales, and what that Settlement be, yet the Parliament may certainly interpole by refs, when the making of that Settlement is too long and now that his Royal Highness is not only of ut is married, and as it were emancipated out of his s Family, it is certainly high Time for the Parliao interpose: Surely it is not fit his Royal Highness now depend upon his Father, or rather upon his Ministers, for every Shilling he may have Occasion he very Thought raifes in my Mind fuch ridiculous

Ideas.

II.1736 7.

Acres to Goo, lifeas, that it is with the utmost Disheulty I can refrain from expressing myself in a Manner far below the Dignity of the Subject: Nothing, indeed, could prevent it but the great Effect, the high Regard I have for the illustrious Persons who feem to be concerned.

In the next Place, Sir, it may be said that his Majesty has a legal Right to the Civil Lift Revenue as now established; and that the Address proposed would be a fort of Encroachment upon that Right. I shall readily grant that his Majetty has a legal Right to the Civil Lift Revenue, for he likewise has a legal Right to the Revenue for the current Service of the Year, and, I think, we but lately passed a Law for hanging or transporting those who go armed with a Defign to rob or disappoint him either of the one or the other, which is more than any Subject in the Kingdom has for the Protection of any fort of Property; but as both these Revenues are granted by Parliament for certain and particular Utes, both ought to be applied to those Ufer for which they were granted, and the Parliament has a Right to infit upon their being fo applied. The Civil Lik Revenue was granted for supporting the Honour and Dignity of the Crown, and making a fufficient Provision for the whole Royal Family; and if any Part of that Revenue should be purloined, hourded, or misapplied by the King's Ministers, and the Hotour and Dignity of the Crown neglected, or any Branch of the Royal Family acjufficiently provided for, the Parliament has as good a Right to address, and even to enquire into that Misapplication, as they would have to enquire into the Mifapplication of the Revenue provided for the current Service, in case any fact of that Revenue should be applied to other Purpoles, and those Services neglected for which it was intended by Parlisment.

Lafily, Sir, it may be faid, that fuch an Address weed 2. Contribing Tilte a Parliamentary Resumption; that it Note: A first the Parliament were going to refirme and the the community Mightly what was long fince granted to the second to the top on him during me line. I are to the second to the Polymptions of any Kindy Lam they was I mal there is Occasion for them; 74 now have been a control may formetime, become readable. Nowe to the row gronting any Revenue centthe Grant of the grant record, and therefore englished? related, to the time other Purpole. If ringeren With responding to the Council of Revenue, we have a cate offer Codencia de la constitución de l the Parishment gratelite left Hammer a week same comme of recoperation for the conService of his Housbold and Family, and other his necessary Auto 10. Geo. Expences and Occusions. This Grant was by Law fettled 11 1736 7. upon that King during his Life; yet in 1701, we find he refumed 100,000 l. a Year, Part of this 700,000 l. Civil Lift Revenue, and applied it toward the Payment of the public Dubts, for this express Reason, because the Occasions for rubich the faid 100,000 l. was given; were then ceafed. This, I say, is a Precedent in Point, for a Resumption after the Cause of Granting has ceased; and from a Parity of Reason, if it should be afterwards found the Cause of Granting did not require near fo large a Grant as was at first imagined, and therefore actually granted, ought not some Part of that Grant to be refumed, or applied to some other Purpose? So that if it could be supposed that a less Revenue than what was intended by Parliament would be sufficient for the Prince of Wales, there would be some Reason for a Resumption; but I am far from supposing any such Thing; the Address I have proposed shews the contrary, and therefore it cannot be prefumed that my Motion has the least Tendency towards a deligned Refumption: It is only for having a Part of the Civil List Revenue applied to that Use for which it was granted by Parliament, and to which it ongat in Law, in Equity, and in Wisdom and good Policy, to be applied t therefore I hope my Motion for that Purpose will be unanimously agreed to.

The Answer was by Sir Robert Walpole, to the following Sir Robert Effect: Walpole.

I rile up to offer you my Sentiments upon the Motion which the Honourable Gentleman has now been pleased to make to you; but I must begin with declaring, that I never role up to speak upon any Affair in this House with a deeper Concern, a greater Reluctancy, than I do upon the Affair now before you. I shall most readily agree with the Honograble Gentleman that it is a Matter of the highest Importance, it is indeed of the utmost Importance, but it is of fo fad, of fo melancholy a Concern, that I am forry it ever should have been mentioned, or that any such Motion should have been made in this House. I am fore the Honourable Gentleman does not view it in the fame Light I do; if he did, I am convinced he would have been the last to have mentioned it, or to have advised its being mentioned in either House of Parliament ; and therefore, when he confiders it feriously, I hope he will withdraw the Motion he has made; for if he should inful upon it, he must necefficily bring every Gentleman of this House under one of the greatest Difficulties any Mameter way, or ever can 11.1736-7.

Anno to. Geo. be in. It is an Affair of Property, it is a Question by which the legal Property of the Crown itself is to be determined; and in such a Case, must not every Gentleman be under the greatest Difficulty how to give his Vote at his Opinion? By declaring in favour of the Motion, be may feem to injure the Royal Father, his Sovereign by declaring against it, he may feem to injure the Royal Son, and Apparent Fleir to the Crown. At I have the House to know particularly the Wifdom and the Virtue of both the Royal Persons concerned, I can give my Opinion with the more Freedom; because I am sure neither of them will think himself injured by a Gentleman's giving his Opinion or his Vote freely in Parliament; and I am fure his Royal Highness the Prince of Wales has so much Wisdom, and fo true a Sense of filial Duty, that he will never look upon any thing as a Favour done to him, if it has the least Tendency towards offering an Indignity to his Royal Father.

> That there is no Affair of an Importance too high for the Confideration of Parliament I thall admit ; but, Sir, there are many Affairs of a Nature to delicate, that neither Wildom nor good Policy will allow of the Parliament's taking them into their Confideration; and if ever there was an Affair in which the Parliament ought to avoid giving Judgment, the Affair now before you is one. From our passing Judgment in such an Affair, every Man without Doors will imagine there is a private Millake or Dupute between his Majefly and his Royal Highwels, and fact an Opinion, if it should generally prevail, may be of the most dangerous Consequence to both : We should therefore if possible avoid giving any Judgment in this Affair ; but at for complying with the Motion, if it were in our Inclination, I do not think it is in our Power: It would be a Violanza of Property, a taking from the King a Part of that Property which is already established in him by Act of Parlis ment, and to which he has as good a Right as any prisant Man in the Kingdom has to any private Property he des or can poffels ; for the' the Parliament has a Power to sppropriate Money to particular Uses at the Time it is grant ed, yet afterwards they have no fuch Power; and it has a ways been a Rule of this House, not to enter into any Cofideration about Money once granted to the Crown, without first having the Consent of the Crown. The Civil Life Revenue has already been granted to his Majelly : when we made that Grant, we might have ordered the Apple cation of it to particular Ules, and might have gone to be as to have appropriated a particular Sum to each sespective Use t fuch a particular Appropriation might perhaps, and

think with Reason too, have been thought derogatory to Anno 10. Geo. the Honour of the Crown; but I shall not now controvert II. 1736-7that Point; no fuch particular Appropriation was then made, and as it was not made at the Time that Revenue was granted, we have now no Power to make any such particular Appropriation, with respect to any Parts of it, or with respect to any Use to which any Part of it ought to be applied; and much less have we now a Right or a Power to prescribe to his Majelly, what Part of the Civil Lift Revenue ought to be applied towards maintaining the Honour and Dignity of his eldest Son, or in what Manner that Application ought to be made: However, this will bolt appear from confidering the feveral Arguments made ule of in favour of the Motion, which I shall take upon me to do in as brief a Manner as I can.

As for the Maxim fo much infilled on, That the Prince of Wales ought always to have a seperate and distinct Provision, and settled upon him in a Manner as to be quite independent of the King his Father, I never heard we had fuch a Maxim in our Constitution, nor can I see how it is possible to make a Son altogether independent of his Father. and much less to make a Subject altogether independent of his Sovereign. The latter would, I am fure, be a very great Solecism in Politics, and the former, whatever may be the Case with respect to Royal Families, has, I am certain, often produced great Misfortunes in private. 'Tis true the Cultom has generally been for our Kings to fettle fome Estate by Patent or Charter upon their eldest Sons, and those Charters have often been confirmed by Act of Parliament; but I cannot see a good Reason for saying, that the making of fuch a Settlement is absolutely necessary, or that the Heir Apparent of the Crown cannot be educated, or cannot live in a proper Manner without it; for that Dependency which the Son of a great Family naturally has upon his Father, can no way tend toward the Debafing of his Mind; and the Dignity and Grandeur, even of a Prince of Wales, may be as well supported by a yearly Allowance as by a perpetual and independent Settlement. For this Reaton there never was any Regulation expressly established in this Kingdom for providing an independent Settlement for the Prince of Wales; but on the contrary, the Making of fuch a Provision, and the Manner of fettling that Provision, have always been left intirely to the King upon the. Throne, nor has the Parliament ever, or but very feldom, intermeddled in that Affair, unless when applied to by the King, or by some Persons under his Direction, and that Application has generally proceeded from fome other Rea-VOL. IV. Pp

Anno to. Geo. fons befides that of making a Settlement upon the Print

11. 1736-7. of Wales.

It is not fo much as pretended, Sir, that any of their Grants made by King Henry III. to his Son Edward proceeded from the Interpolition of Parliament : On the contrary, 'tis evident, they proteeded entirely from the Politics of the Court at that Time, and those Politics were not founded upon the Maxim of making the Prince independent, but upon a Delign of gaining the Affections of the People in those Countries which had been but lately subdued, it having been thought more honourable for them to be go verned by the King's eldeft Son, than by any other Subject In like Manner we know that none of the Grants made by Edward III. to his Son Edward, the black Prince, proceeded from any Address or Application from Parliament; for the they were, most of them, confirmed by Parliment, yet it appears that all those Confirmations were obtained and paffed at the Defire of the King himfelf; and here likewife it may be faid, and I believe with Justice too, that the erecting of Cornewall into a Dutchy, and fettling it upto the elder Son of every future King, as also the effetting of Guirmit and Gascony into a Principality, and granting it to the Prince of Wales, proceeded rather from a Defign of doing Honour to those Countries, than from any Defign of making the Prince absolutely independent of his Father; for we find it was a common Practice in former Days, m erect a Country or Province into a Dutchy or Principality, by way of doing Honour to the Country, and in reconpence for fome good Services performed by the Inhaheaen: Thus we find the County of Cheffer was erected into a Poscipality by Richard II. because the Militia of that Comy had countenanced and enforced his moll Arbitrary Mtsfores during his famous Parliament at Shrowfaury; and every one knows that it has always been reckoned an Honour to any City or Province to adopt it as a Title for sof of the Princes of the Royal Family; therefore we are all to conclude that the Grants made to former Princes of Wales are a fufficient Authority for establishing it as a Manua, that every Prince of Wales ought to have a seperate and independent Provision settled upon him.

Now, Sir, with regard to those Cases mentioned when the Parliament have actually interposed. In the Case of Prince Richard, eldest Son of Edward the black Prince, its very probable that Application from Parliament was precured by the King himself, in order to disappoint by Hopes the Dake of Lancaster, his second Son, might have succeeding to the Throne; but suppose it was not procured

ing himfelf, as there was then fome Jealoufy in Anno 10. Geson that the Duke of Lancafter would endeavour to II. 1736 7. Crown after his Father's Deceale, who was then the Parliament had great Reason to address for he elden Son of the deceased Prince of Wales creatof Wales in the Room of his Father, in order to Disputes about the Succession to the Crown ; which on cannot be faid now to subfift, and is a Reason rent from that of having an independent Provision on the Prince of Waler. As for the Application liament for having Prince Henry, eldeit Son of created Prince of Wales, Duke of Cornwall, and bester, it plainly appears to have proceeded from s particular Favourites in Parliament, therefore suppose it was with the Approbation, or rather ent, of the King himfelf; and his Reason for proch an Application was very far from being foundany Maxim or Defigu of fettling an independent upon the Prince his eldeft Son; but as his own the Grown was a little doubtful, 'tis evident he that Application from Parliament, with a Defign his Son declared his lawful Successor, and only Inir to the Crown. Then as to what was done in n of Henry VI. I hope none of the Transactions nfortunate Reign will be infifted on as good Pree any. Thing that ought to be done in this; for e Reign was a continued Series of weak and de-Menfares on the Part of the Court, and very un-Increachments on the Part of the Parliament. Sir, none of the Precedents mentioned relating to Apparent of the Crown, can be any Way taken Pretedent for our agreeing to the Motion now beand of the two Precedents mentioned relating to amptive Helrs of the Crown, that relating to mes, when Duke of York, can have nothing to do in at Quellion; for the making of a Settlement upon fo he from proceeding from any Address or other on from the Parliament to the King, that it prother from the King's applying to his Parliament furnose; and the Parliament's having any Thing do in that Affair proceeded from Necestity not because the Revenue of the Post-Office, and Wine Office could not be fettled upon the Dake of Tark othority of Paaliament. And as for that relating e Queen Anne, when Princefe of Devmarks it upbable, indeed, that that Affair was first brought ment, not only Without the Approbation but CONTRACT

Anno 10. Geo. contrary to the Inclination of the Court at that Time ! II. 1736-7. But what was the Confequence? It occasioned an unferfonable Prorogation of that Selfion, by which the Affairs at the Nation were very much embarrafied; and if such were to be the Confequence of our agreeing to this Motion, I am convinced the honourable Gentleman that made it, would not fo much as defire any Gentleman to agree to a Nay, even that very Parliament could never come to my fixed Relolution in that Affair, 'till they had obtained the King's Approbation of what they were about to do, and then they unanimously agreed to address his Majesty to make a Provision for the Prince and Prince for Denmark of go, sook a Year; fo that even that Affair can be no Precedent for our agreeing to this Motion, 'till it be fome Way or other fignified to us, that his Majolly approves of what we are about to do.

> From these Observations, I think, Sir, it will appear, that the Precedents which have been mentioned are either foch as ought not to be followed, or fuch as are no way apply cable to the Cafe now before us; therefore it cannot be till that the Motion is founded upon any proper Precedence and whatever the Wildom and Policy of our Kings may have been with respect to the fettling an independent Provides upon the Heir Apparent to the Crown, it feems it has always been the Wildom and Policy of the Nation to leave that Affair entirely to the Option of the King upon the Throne, and never to intermeddle but when it has appeared. or has even been fignified to the Parliament, that their me termeddling would be agreeable to both the Parties cocerned. This, Sir, is true Wildom ; this is right Poley. Even, in private Life, it is generally held to be officious and imprudent for a Stranger to intermeddle in the Family Affairs of his Neighbour, without any Call from the Parner concerned; if there was no Breach before, it generally occutions one; and if there was a Breach, it makes the Breach wider much more often than it occasions a Reconcilement The Parliament has a Right, the Parliament is often a Duty bound, to offer Advice to their Sovereign; but in determining when, or upon what Occasions, we may or an offer our Advice, we ought to confider our Sovereign in a twofold Respect: We ought to confider him in his Political and Royal Capacity, and in his Natural and Paternal Copacity. In all Cases which regard his Political and Royal Capacity we have dertainly a Right to judge of the Mesforce that are taken, and may recommend what we think most expedient; but in Affairs which regard only his No tural and Paternal Capacity we have no Right to judge CONTRACT

be officious in us to recommend, without fome Anno to Ges, Application from him for that Purpole; and as the II. 1736-7. ig for every Branch of the Royal Family is an Afch regards only his Natural and Paternal Capacity, be officious in us, it is inconfillent with true Wildom Policy for us, to pretend to judge, or to preferibe what be done, or in what Manner it ought to be done. the Prince of Wales ought to be supported, that he to be honourably supported, I shall most readily and I shall likewise grant that the Support of the Wales is and ought to be a Charge upon the Civil venue; but, Sir, that he has either a legal or an le Right to any particular Share of that Revenue. ny Share, but such as the King his Pather pleases to im, is what I cannot fo eafily admit. I have perufed Acts of Parliament that were ever made, relating to wenue, I have particularly confidered that Act by he Civil Lift Revenue was fettled upon his prefent , and neither in that Act, nor in any other, nd any Words for giving the Prince of Wales a legal o any other Share, than what his Majesty shall please whim a nor can I find any Words from which a to any other Share can be equitably inferred. To ems his Majesty has as absolute a Right to the whole iff Revenue, during his Life, as any Gentleman in can have to his own Estate. The eldest Son of anded Gentleman in England ought to be supported his Father's Effate, and that Support ought to be ng to the Character and Circumstances of the Family; hope it will not be faid that the eldest Son has any requitable Right to any particular Share of his Fa-Bilate, or to any Share, but such as his Father to allow him, unless that Right be established by onveyance made to the Father, or by fome Settleefore made and agreed to by the Father. Il Cales of Equity, to be fure, Sir, the Intention of of Parliament is to be chiefly regarded; but that on must lome way or other appear from the Words. not to take the Intention of a Law from the Inthis or that Gentleman really had, or may lay he hen lic agreed to the Palling of that Law. When a to be palied, and under the Confidention of Payliaevery Gentleman may have his own Intention, his raions for agreeing to it, and fome may have Reasons untrary to their of others. One Gentleman may in Intention that it should be interpreted in one another may intend that it should be interpreted in a quite

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Anno 10. Geo. quite different ; but when that Law is pailed, and comeratterwards to be applied to any particular Cafe, neither the Reasons nor the Intentions of those who passed it, are to be regarded: There is nothing to be regarded, but the Context and the Words of that Law, in order to put upon them the most equitable Construction they will bear ; and to per fuch a Confiruction upon any of those general Words in the Act for establishing the Civil List Revenue, by which that Revenue is appropriated to the Support of his Majesty's Houshold, as would take from his Majesty the Power of judging what was fit to be done in his own Family, would, I am fure, be a very unnatural Confirmation, and confequently, I must think, a very unequitable one. It has Construction the Words themselves will no way admir of a it is an Intention I am convinced no Gentleman could have

when he agreed to them, we have he will be with the

I hope, Sir, from what I have faid it will appear, that there is no absolute Necessity, either from the Nature of the Thing, or from any Maxim in our Conflictation, that a certain, perpetual and independent Provision thould be terled upon the Prince of Wales; that if there were, it would be very improper for the Parliament to intermeddle in the Affair and that his Majefly is the fole and only ludge, whether such a Settlement ought to be made or not. Therefore we must conclude, that his Majetby is the fole and unly Judge; when that Settlement ought to be made! " Bur to take away all further Dispute upon either of shele Heads, I must acquaint you, That I am commanded by ber Majely to lay before this House, that his Majesty Yellerlay fent a Message to his Royal Highnels the Prince of Waln. by the Lord Chanceller, Lord Prefident, Lord Chanceller, Lord Chamberlain, Duke of Richmand, Duke of Arrest Duke of Newcafile, Earl of Pembrake, Earl of Scarlsone. and Lord Harrington; which Mediage, so sens by thos Lords, being in Writing, I thall now, Sir, beliver to you This Meffige was as follows, were to frie Majelly has commanded us to acquaint your Royal Higharita in his Name. That, upon your Royal History's Marriage, his immediately took into his Royal Confideration the actiling a project Jointure upon the Princeft of Wales ; but his fudden conabroad, and his late Indisposition fince his Retuen, bal hitherto retarded the Execution of these this gracious istentions a from which shore Delay his Majetty did set apprehend any Inconveniencies could varife, suspecially inco no Application had, in any Munner, Beda made to him upon this Subject by your Royall Highes/Ladanhalters his Majelle hath now given Orders for sentingen Jointure upoquite dinte

Princefs of Wales, as far as he is enabled by Law, fuitable Anno 10. Geo. to her high Rank and Dignity : which he will, in proper II. 1736-7. Time, lay before his Parliament, in order to be rendered certain and effectual, for the Benefit of her Royal Highness.

The King has further commanded us to acquaint your Royal Highness that, altho' your Royal Highness has not thought fit by any Application to his Majelly, to defire, that your Allowance of 50,000 l. per Ann. which is now paid by Monthly Payments, at the Choice of your Royal Highnels, preferably to Quarterly Payments, might, by his Majesty's further Grace and Favour, be rendered less precarious, his Majesty, to prevent the bad Consequences, which, he apprehends, may follow from the undutiful Measures, which, his Majesty is informed, your Royal Highness has been advised to pursue, will grant to your Royal Highness, for his Majesty's Life, the said 50,000 l. per Annum, to be iffuing out of his Majesty's Civil List Revenues, over and above your Royal Highness's Revenues arising from the Dutchy of Cornwall; which his Majesty thinks a very competent Allowance, confidering his numerous Issue, and the great Expences, which do and must necessarily attend an honourable Provision for his whole Royal Family."

And that to this Message his Royal Highness the Prince returned a verbal Answer, which, according to the best Recollection and Remembrance of the Lords, was in Subtlance

as follows, viz.

"That his Royal Highness defired the Lords to lay him, with all Humility at his Majesty's Feet; and to assure his Majesty, that he had, and ever should retain, the utmost Duty for his Royal Person; that his Royal Highness was very thankful for any Instance of his Majesty's Goodness to him, or the Princess, and particularly for his Majesty's gracious Intention for fettling a Jointure upon her Royal Highnels; but that, as to the Message, the Affair was now out of his Hands, and therefore he could give no Answer to it. 12

After which, his Royal Highness used many dutiful Expressions towards his Majesty, and then added, Indeed, my Lords, it is in other Hands, I am forry for it. Or to that Effect.

His Royal Highness concluded with earnestly defiring the Lords, to represent his Answer to his Majesty in the most

respectful and dutiful Manner.

From this most gracious Message it appears. Sir, that his Majelly has for fome Time given a yearly Allowance to his Royal Highness, and fuch an Allowance as his Majesty thought a very competent Allowance confidering his nu11. 1736.7.

Anno to. Geo. merous Iffice, and the great Expenses, which do and mall necessarily attend an honourable Provision for his whole Royal Family : and it appears further, that this Allowance has been regularly paid in that Manner in which his Room Highness himself choice as the most proper and convenient for him; therefore it cannot be faid that the making of fach an Allowance has been in the least delay'd; and if the converting of that Allowance into a perpetual and independent Settlement had been absolutely necessary, or were now abfolutely necessary, it cannot be faid there has been any such Delay as can give Occasion for the Interpolition of Parliament; because, if his Royal Highness had not before his Marriage been fatisfied with the Manner in which his Allowance was made to him, or had but fignified that he thought it was established upon too precarious a Fourdation, his Majefly would have established it in any Masser he defired; and confidering how foon his Majefly went abroad after the happy Marriage of his Royal Highney, it cannot be presended that the least unnecessary Delay in fince that Time been made, with respect to the making of a Settlement upon his Royal Highnest, even in that Manoer which is faid to be absolutely necessary by the Maxima and Custom of the Kingdom. But supposing that the making of that Settlement had been unnecessarily delay'd, whaterer Delay or Neglect may have happened in that Respect is now made up by his Majesty's Message to his Royal Highest and the communicating of that Mellage to this Houle, which I have now done by his Majesty's Command, must be a full Answer to every Thing that can be faid, with respect to Time at least, in Favour of the Motion now orfore us. Nay, from his Royal Highness's Answer to his Majefly's Mellage, it feems reasonable to believe that his Royal Highwest is himself fatisfied with what his Majelly offers, and that he would be forry to hear of our having agreed to the Motion now made to us; for what other Meaning can be put upon his Royal Highness's faying, that be was jorry for the Affair's being then in other Hands?

For this Reason, Sir, I think the Debate will now be brought within a very narrow Compa(s; for if the Motion thould now be infifted on, it can proceed from nothing but Gentlemen's taking upon them to differ in Opinion from his Majedy, and to think that co,000 / a Year out of the Civil Lift, befides his Royal Highness's Revenue arising from the Dutchy of Cernswall, is not a competent Allowance, confidering his Majedy's numerous Iffue, and the great Expences, which do and must necessarily attend an honograph? Provision for his whole Royal Family. As this has be-

already infifted on, as it has been faid that 100,000 l. a Anno 10. Geo. Year is the least his Royal Highness ought to have out of II. 1736-7. the Civil Lift, befides the Revenues of the Principality of Wales and Dutchy of Cornwall, and that it was the leaft the Parliament that established the present Civil List intended he should have, I must beg Leave to answer in as few Words as possible, to what has been faid upon that Head, and to give my Reasons for being of the same Opinion

with his Majesty.

By what I have faid, or am to fay upon this Head, I would not have it understood, Sir, as if I believed his Royal Highness the Prince of Wales ought not to have more than 10,000 /. a Year: On the contrary, I think he ought to have a great deal more than double the Sum, if it were possible for his Majesty to spare so much from the Civil List Revenue, or if the Nation were fo happy as to be in a Condition to increase the Civil List, so as to enable his Majesty to make such an Allowance to his Royal Highness as he deserves, and as his Majesty would incline to give him. Were we to measure his Allowance by his Merit, as we know no Bounds to the latter, we could prescribe no Bounds to the former: The only Course we could take would be, to offer whatever he pleased to demand; and even in that Case we would have Reason to fear lest his Modesty might do an Injury to his Generolity, by making him confine his Demands within the strictest Bounds of Necessity. I am not therefore to examine what his Royal Highness ought to have, I am only to endeavour to shew that we have no Right to prescribe to his Majesty, what he ought to give; that it could not be the Intention of that Parliament which established the present Civil List, to grant 100,000 1. a Year, or any other certain yearly Sum out of the Civil Lift Revenue to his Royal Highness; and that his Majesty cannot at present conveniently spare more than 50,000 /. a Year out of that Revenue.

To fay, Sir, that the Parliament has a Right to prescribe to his Majesty, what Provision he shall make out of his own Effate for any one of his Children, has something in it at first View so very extraordinary, that I am surprized to hear it infifled on. Such a Right would put the King in a much worse State than any one of his Subjects; and I must defire Gentlemen would confider, what a Foreigner would think of this Nation, if he should be told, we entrust the King with the Government of the whole Kingdom, but we will not entrust him with the Government of his own Family. I do not know that there is in all our Hittories or Records any one Precedent or Foundation for such a Par-VOL. IV. liamentary

11. 1736.7.

dino to. Glo. liamentary Claim, but that fingle one in the Reign of Heavy VI. and that was, we know, fo weak a Reign that it became necessary for the Parliament to assume several Rights and Privileges which they were not properly, and by the Nature of our Constitution, intitled to. As for what the Parliament did in Relation to the Princefe Ann of Denmark, it can no Way be made use of in the present Case; that Affair was first brought into Parliament when they were confidering how much it would be necessary to allow for the Support of our Civil Government, and then it became very proper to take into their Confideration what particular Sum was to be allowed for the Support of the Print and Princefe of Denmark ; for the' they were of the Royal Family, they were not of the King's own Family; and therefore the Appropriating of a certain particular Sum for their Support, or the Addressing to have a certain San appropriated for that Purpole, could not be called an Intermedding in the King's domestic Affairs.

Befider, Sir, it is not fo natural for any Man to provide honourably for his prefumptive Heir, as for any one of his own Children: The prefumptive Heir is fometimes looked on even with Jealoufy and Envy; and therefore, there is a very firong Reason for the Parliament's interfering more particularly in one Case, than common Decency can admit

Man vo ...

of in the other.

But suppose, Sir, the Parliament had a Right to preferibe to his Majelly, what Provision he shall make out of his own Efface for any, or for every one of his Children, how is it pulible for us to exercise that Right in our present Situation i Before we can with any Countenance pretend to exercise such a Right, we ought to examine narrowly isto the Produce of the Civil List Revenue, and the feveral Uses to which it must necessarily be applied, in order to be how much his Majety can conveniently spare out of that Revenue: We ought likewife to examine particularly total the Establishment of his Royal Highress's Houshold, and all the Expences he may necessarily be put to for supporting the Dignity and Grandeur in which the Heir Apparent to the Crown of Great Britain coght to live, in order to determine what particular Sum his Majetty full allow him annually out of the Civil Lift Revenue. Is R possible for us in our present Situation to examine into either of these Particulars ? We have at present no Account relating to the Civil Lift, nor any Account relating to 18 Reyal Highwest's Houshold before us, and without a Maletude of fuch Accounts it is not possible for us to go that with any foch Examination, Now,

Now, Sir, with regard to the Intention of that Parlia- Anno 10. Geo. ment by whom the present Civil List was established; if we II.1736-7. confider the Circumstances of the Royal Family at that Time, and the Circumstances of the Royal Family when the Civil List was established in the former Reign, we shall very eafily find a Meaning for the Experience of past Times being very different from what is now put upon these Words. When the Civil List Revenue was established upon his late Majesty, a very narrow Scrutiny was made into the whole Articles of the Expence of our civil Government, and particularly into the Expence necessary for supporting the Dignity and Grandeur of the Prince of Wales; from which Scrutiny it was computed that 600,000 l. a Year at least would be necessary for supporting the King's Houshold and civil Government; but let us consider that the King had then no Queen, nor any Children to provide for: From the same Scrutiny it was computed that 100,000 l. a Year out of the Civil List Revenue was the least Sum that would be necessary for supporting the Dignity and Grandeur of the Prince of Wales; but let us remember that the Prince of Wales had then a Princess of Wales, and, to our Happiness, several Children to provide for. During that Reign it had been found that 100,000. a Year, was sufficient for supporting the Prince and Princess of Wales, and all their Children; but it had likewise been found that it required 700,000 l. a Year to support the King's Houshold and civil Government, tho' he had no Queen nor any Children to provide for.

This, Sir, was the Experience of past Times which gave Occasion to the Increasing his present Majesty's Civil List Revenue to 800,000 l. a Year; but if we consider the Circumstances of the Royal Family at the Time of his Majesty's Accession, we must see that the Parliament from this every Experience could not but conclude, that it would require more than 700,000 l. a Year to support his present Majesty's Houshold and civil Government; because he had a Queen and several younger Children to provide for, which the late King had not; and from the same Experience they must likewise have concluded, that it would not require 100,000 l. a Year to support the Prince of Wales, because he had then neither a Princess, nor any Children to provide for; for if they had concluded that 100,000 i. a Year would be necessary for supporting the Prince of Wales singly, they must from the Experience of past Times have granted more than 700,000 l. a Year for supporting the present King's Houshould and civil Government, considering that he had a Queen and several young Children to provide for,

which

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Anno 10. Geo. which the late King had not; and fince they granted for the Support of the present King's Houshold and civil Government, but exactly the same Sum that had been found from the Experience of past Times to be necessary, and had been actually given for the Support of the late King's Houshold and civil Government, it is apparent to me they concluded his Majesty might save and deduct as much from the Allowance to be made to the Prince of Wales, as would be sufficient for providing for her present Majesty the Queen, and all their other Children. From all which it is to me evident that the Parliament that established the present Civil Lift did not intend his Royal Highness should have out of it a full 100,000 I. a Year. They intended only what was right they should intend, and what only in due Deference to their Sovereign they could intend, which was, that his Majefty should allow the Prince of Wales what he, in his great Wildom, might think a competent Allowance for supporting the Honour and Dignity of the Heir Apparent to the Crown, confidering his Majesty's numerous Issue, and the great Expences, which would necessarily attend an honourable Provision for his whole Royal Family.

> I think, Sir, I have now clearly shewn what his Majeffy meant by, and what the Parliament could only intend from the Experience of past Times; and, if we now proceed upon the fame Foundation, we must conclude, that 50,000 /. a Year is the most his Majesty can spare out of the Civil Lift for the Support of his Royal Highness. His Majesty allows 8000 /. a Year for the Support of his Royal Highney

concluding or imagining that his Majesty may spare more Anno to. Geo. than co,000 l. a Year for his Royal Highness, we have rea- II. 1736-7.

fon to be furprized how he can spare so much.

But this, Sir, will appear still more evident by an Example in private Life. Suppose two Country Gentlemen, each of 8000 % a Year Estate in Land: Suppose their Rents equally good, and equally well paid, and that their Lands are equally taxed; and suppose that one of these Gentlemen has but one only Son, but that the other has five or fix Children. Can we suppose the latter able to settle upon his eldeft Son as large a Part of his Estate as the former may spare to settle upon his only Son? Surely, Sir, no Man in Reason can suppose any such Thing; the latter has his younger Children not only to maintain, but to provide for, and therefore neither he nor his eldeft Son can live in fuch Grandeur, as the former and his only Son may do. This is the very Case before us: His present Majesty has but 800,000 L. a Year Estate, the late King had the same, if we add to his late Majesty's settled Revenue, the several additional Grants that were occasionally made to the Civil Lift in his Reign. His late Majesty had but one only Son; his present Majesty, to our Comfort and Happiness, has several Children; and therefore it is not to be supposed that the present King, or the present Prince of Wales, can live in fuch Grandeur, as the late King, and the prefent, whilft Prince of Wales, were able to do, unless the Parliament should think fit to encrease the Estate of the Crown by a new additional Grant to the Civil Lift Revenue.

I shall take no Notice, Sir, of the Infinuations that were made against the Management of the Civil List Revenue in the late Reign, or the Method of fettling it in this. I do not think they any Way relate to the present Debate. The Management in the late Reign, might, if necessary, be eafily accounted for; and the Method of fettling the Civil Lift Revenue in this Reign hardly deserves the Name of an Improvement. But now after having shewn that we have not properly a Right to present such an Address as is proposed; that we ought not either in Wisdom, or Policy, or even common Decency, to present such an Address, I must beg, I must intreat of Gentlemen to consider what they are about. Gentlemen may call it, if they please, offering our Advice to our Sovereign; but it is really bringing his Majefty and his eldeft Son as Plaintiff and Defendant before us. In this Light it will be looked on by every Man without Doors. It is stating ourselves as the higher Power, and bringing his Royal Highness to sue for Justice before us: Our agreeing to the Question, would be a determining that

fore 19. Geo, his Majesty had done Injustice to his eldest Son: It would II. 1736-7. be giving a Victory to the Son over the Father, which might prove, the Lord have Mercy on us, the Destruction of both. No Man can patiently bear an Inquiry into his Family Affairs; no Father can easily forgive a Son for appealing to a higher Power: For God's take, let us thop in Time this widening Gap, which may make Way for an Inundation to drown us all. Our agreeing to such a Question might occasion a perpetual Breach, an Immedicabile Vulnut. tho' not, I hope, Enfe recidendum. I hope the Wildom of this House will timeously prevent any Amputation.

> The Question now before us, Sir, is of a most dangerous Nature, it may be the Occasion of such fatal Confequences to the Royal Family and to the whole Kingdom, that I must think, the original Authors and Contrivers of it can be no Friends to either. I am far from suspecting any Gentleman of this House, or any Member of either House of Parliament. It is not possible for me to suppose that either of them could have been the original Author or Centriser of fuch a Question; and I am fure no Gentleman of either House would have attempted to have brought such a Quellion into Parliament, if he had viewed it in the tame Light as I do. We may remember, Sir, the fatal Division that happened between his late Majesty, and his present Majetty when Prince of Wales: We may remember to what a Height that fatal Division was carried. The Prince of Wales, the eldest, the only Son of the King, and Heir Apparent to the Crown, was turned out of the Royal Palace, was excluded from every one of the Royal Palaces, and was obliged to live like a private Nobleman, in a private House, and without any Guards, or other Enligns of Royalty. Nay, his very Servants were tempted and hired to forfake him, and were even threatned and bullied if they refuled; yet it cannot be faid that the Son was ever guilty of any undutiful Behaviour, or that the Father was deficient in matural Affection. To what then could this terrible Division be owing? It could be owing to nothing but little malicious Slanderers and Tale-Bearers, who, for their own private Ends, stirred up a Division in the Royal Family : But it is well known they are all Foreigners who were the original Authors of it: We know there was not a British Subject had the least Hand in it. However, be they who they will, it is certain they could be no real Friends either to the Father or the Son, or to any of the Royal Family.

I am furprized, Sir, to hear it now to much infifted en, that the Heir Apparent or Prefumptive of the Crown has a Right to have a diffinct and independent Provision fettled Anno 10. Geo. upon him. I remember a Time when this Doctrine was far II. 1736-7 from being admitted as one of the Maxims of our Conflitution. I remember a Time when the present Royal Family, who were then the prefumptive Heirs of the Crown by Act of Parliament, were fo far from being allowed a diffinct and independent Settlement, that they had no Allowance at all: Nay, even when the Question was moved, the Parliament would not fo much as give any of them Leave to come and refide in the Kingdom. The Maxim now infifted on was therefore very far from being shought a Maxim at that Time, and I should think it very ftrange, if those who were then so regardless of the Prefumptive Heir of the Crown, should now shew themselves fo careful of the Apparent Heir, as to do an Injury to the King upon the Throne, for the Sake of providing a very large independent Settlement for the Apparent Heir.

I am likewise surprized, Sir, to hear the Term, Emancipation, made use of in this Debate. In this Kingdom to talk of the Son's being emancipated by Marriage out of the Family of his Father, is certainly not a proper and just Way of Speaking. In those Countries where the Term Emancipation was first made use of, the Son was in some Manner the Slave of his Father. In those Countries Fathers had at first even a Power of Life and Death over their Children, and a Right to every Thing the Son could acquire either by his own Industry, or by Gift, or otherwise; nor was the Son freed from his paternal Power by Marriage: The only Way of freeing him was by a folemn Act of the Father, an Edict of the Prince, or a Decree of the Magistrate; and the Freeing of the Son from the paternal Power by either of these Ways was called Emancipation. But in this Kingdom we can have no fuch Term, because the Father has not properly any Power over his Children's a Son after he comes of Age has no further Dependence upon his Father, than what proceeds from filial Affection and Duty, and this continues after his Marriage the fame it was before; it is a Dependance, which never can, nor ever ought to be taken way: It is a Dependance which, I am fure, no Member of this House would endeavour to diminish; for whoever endeavours to diminish it can have no true Regard either for the Son or the Father.

But, Sir, I must confess, I am no way surprized to find that those who were some Time ago for increaching upon the King's Prerogative with respect to the Officers of his Army, should now be for increaching upon his paternal Power with respect to the providing in whatever Manner he

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Anno to. Geo. may think most proper for his own Children. I am perfuaded neither of these Attempts proceeded from any real Difaffection to his Majesty, or his illustrious Family : I believe both proceeded from millaken Notions of Liberty, or from an erroneous Idea of our Constitution; but I hope those Gentlemen will consider, that what they now propole is really in some Manner, as I have faid, accusing his Majefty of Injuffice towards his eldeft Son. It will be for looked on by the whole Nation. This will of course very much leffen the Efteem the People have, and ought to have for his Majesty; and will certainly make many of them Suppose he is no longer fit to rule over us. The Confequences of fuch an Opinion may be extremely fatal. my own Part, if I were in a foreign Nation, and fronte bear that fuch a Question as this had been brought into the Parliament of Great Britain, and carried against the Father, I should expect to hear, by the next Post, that the same Parliament had deposed the Father, and had set the Crown upon the Head of the Son. This is a Confequence which, I am fure, the Son would be far from defiring to fee; it is a Confequence which I am convinced no Gentleman in this House deligns; but as it is a Consequence which I think fooner or later might be juftly apprehended from this Queflion's being carried in the Affirmative, therefore I thought myfelf obliged to rife up and give my Reasons in being against it; and now that I have done to, whatever may happen to be the Fate of the Question, I am fare I fhail fleep this Night much founder in my Bed, and wire a fafer Conscience, than I could have done, if I had given only a hare Negative to a Queltion in which I think the Happinels of my King, the Happiness of the Royal Family, and the Happinets of my Country to deeply concerned.

To conclude, Sir, as the Honourable Gentleman who moved you this Question, has told us that several Argaments of great Dignity and Weight might be made use of against it. I have and shall always have so great a Defereow for that Gentleman's Opinion, that I shall, upon all Occasions, be extremely cautious of giving my Atient to any Question against which he thinks any Argument of Digesy or Weight may be made use of. "Tis true, he endeavours to evade those Arguments by making some fort of Amuel to each; but thole Aniwers will, from what I have already faid, appear, I think, to be very infufficient I to therebe Arguments he made use of against his own Motion mas now fland in their fall Force. In all Questions, even where the Prerogative is concerned, which relate to Affairs of a public Nature, the Parliament may interpole, but in the

which relate only to the Royal Family, the Parliament can Anno 10. Geo. have no Concern: Even his Majetty's Ministers cannot properly or prudently intermeddle, unless specially called upon. As for the Parliament's refuming any Grant, when the Cause of granting ceases, it can have nothing to do in the present Debate; for there is no Pretence for faying that any one of the Caules for granting the present Civil Lift Revenue has ceased. And as to the Amount of the Civil Lift Revenue, and the Manner in which it is established, or the Uses for which it ought to be applied, I am surprized to hear any Objections made to the former, or any Attempt made for directing the latter, fince at the Time of granting, as I am told, it was unanimously agreed to in one House, and with but one contradictory Vote in the other; and I do not hear that in either House there was the least Mention made of the Uses to which the Whole, or any Part, ought to be applied. In short, Sir, there was never any Thing happened in Parliament, gave me fo great a Concern as the hearing of this Motion made. The very making of such a Motion may be attended with cruel Confequences; but if it should be agreed to, after having used my utmost Endeavours to prevent it. I shall pray to God to avert those Judgments which may be brought upon the whole Nation by our agreeing to fuch a Motion. take to be my next indispentable Duty; but I hope the success of my Endeavours will prevent fuch a melancholy Occasion for my Prayers.

The Reply was by Mr. Pultney and the other Gentle-

man, who spoke for the Motion.

SIR. The Importance of the prefent Debate I shall readily accnowledge, has been, I think, acknowledged by every Sentleman who has spoke upon either Side of the Question; out some of the Gentlemen who have spoke against the Motion, have endeavoured to represent it in a Light which, am fure, it can no way bear ; a Light which, I must fay, an no way contribute to the Honour or Advantage of either the two Royal Persons who seem to be concerned. ntinuate that either of them can conceive the least Grudge rom any Thing that passes in Parliament, is really, in my opinion, to infinuate, that they are ignorant, or not obevant of the Rights and Privileges of Parliament, This, believe, the honourable Gentlemen were not fufficiently ware of, otherwise they would not have pretended that this lotion, or any Motion in Parliament, could ever occasion my Breach or Dispute between his Majesty and his Royal

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Anno 10. Geo. Highnels the Prince of Wales, or that it can lay any Gentle-

man under the least Difficulty how to behave,

As my Attachment to the prefent Royal Family is for well and so publicly known, I cannot, I think, be suppered of desiring or designing to soment or stir up any Division between them: I hope every one who knows me will do me the Justice to think, I would do all in my Power to prevent any such satal Division; and for this very Reason I am for agreeing to the Motion now made to us; because it will remove that which is often the Cause of Dissension in private Families, and may be the same even with respect to the Royal; for when the Son is obliged to apply to the Father for every trissing Sum he may have Occasion for, it is a continual Fund for Dissension, and often begets a Coel-

nels both on the one Side and on the other.

It is to be supposed, I hope, Sir, there will always be good Reason for presuming, that the Behaviour of every Gentleman in this House, with respect to any Motion be may make, or any Opinion or Vote he may give, is founded upon what he thinks right, upon what he takes to be his Duty as a Member of this House; and to imagine that an Majelly, or his Royal Highness, would be offended at any Gentleman's doing what he takes to be his Duty in Perlinment, is certainly a very wrong, and a most groundless imgination: But to suppose that either of them could covering the least Grudge against the other, on account of any Metion or Quellion in Parliament, is to Suppose that the Parliament is directed in every thing they do, either by the one or the other; which is a Supposition as injurious to the Honour of Parliament, as it is inconfiftent with the Wildom and Jullice both of his Majelty, and of his Ruyal Highness the Prince of Wales; we therefore ought in forpole that neither his Majetty, nor his Royal Highness, knows any thing of what we are about ; we are in Duty bound to suppose, that neither of them will be offended with the Fate of this Quellion, be it what it will and it is impelible to suppose it can occasion any Breach between them ; to that let the Importance of the Quellion be of ever to high a Nature, it can be of no melanchely Comern, nor can a se attended with any cruel Confequences. No Man can from thence imagine there is any private Mislake or Dispute between his Majety and the Prince, because no Man can pally Suppose, I hope no Afan does suppose, the Proceedings Parliament are directed by either. The only Thing they can Suppose is, that his Royal Highwell is not as yet provided for in the Manner he deferves, and in that Manner a which all former Princes of Wales have been a and this wa-

only supposed, but publicly known, and generally talked Anno 10. Geo. of, long before this Motion was thought of; therefore, if II. 1736-7. this Motion has any Effect on People without Doors, it will be, to shew them, that we are mindful of our Duty, and that we have a due Regard for the Honour of the Nation, and for the Happiness and Independency of the Heir Ap-

parent to the Crown.

I am far from thinking, Sir, that our agreeing to this Motion will occasion any Breach between the two Royal Persons concerned: On the contrary, I am convinced it will be extremely pleasing to both. The Royal Father must be pleased to see his eldest Son and Apparent Heir so greatly beloved, as to have the Parliament interesting themfelves in his Behalf; and the Prince will be pleafed to fee the Parliament taking Care of his being made independent of his Father's Ministers and Servants. Therefore no Gentleman can in that respect be under any Difficulty in giving his Vote for the Question; and I am surprised to hear it faid that by voting for or against it, an Injury can be done to either of the Royal Persons concerned. Can the giving of an honest and difinterested Advice ever be looked on as an Injury to the Person to whom it is given? Can my refusing to give an Advice, which I do not think proper, be looked on as an Injury by any Person whatever? The Address proposed is only by way of Advice; and it is giving our Advice in the humblest Manner. Shall this, Sir, be called a Violation of Property? Shall it be called a taking from the King that Property which is established in him by Act of Parliament? If the Motion had been, to bring in a Bill for taking 100,000 /. from the Civil Lift, and fettling it on the Prince of Wales, there might have been some Pretence for such Exclamations; but surely our advising his Majesty, in the humblest Manner, to give what we think the Prince ought to have, can never be called a Taking his Property from him by Violence; even supposing he had as good and as absolute a Right to the whole Civil Lift Revenue, as any private Man can have to his Estate: Which I cannot grant without some Restriction; for a private Man may squander his Estate in what Manner he pleases, whereas, if the Civil List Revenue should be ridiculously squandered, the Parliament would have a Right to interpose, and would, I believe, interpose in a Manner more effectual than that of Addressing.

To pretend, Sir, that the Parliament has no Power to appropriate Money after it is granted, or that we never enter into any Confideration about Money once granted to the Crown, without the previous Confent of the Crown, has

Anno to Geo no Relation to the present Debate; because it is not now II. 1736.7. proposed to bring in a Bill for appropriating any Money, nor to take into our Consideration any Grants made to the Crown; it is only proposed to address his Majesty to make

nor to take into our Confideration any Grants made to the Crown; it is only proposed to address his Majesty to make fuch a Settlement on the Prince of Wales as we think neceffary for supporting the Dignity and Grandeur of his high Birth : But I mult confess, I am at a Loss to know how the Power of Parliament comes to be confined in either of the Cases mentioned; I am sure the Parliament often in one Bill appropriates Sums of Money granted by former Bills in the fame Seffion, and why it may not appropriat Money granted by a Bill paffed in a former Seffion, I casnot comprehend: And, I think, but last Session, we took into our Confideration, and absolutely released a very large Sum of Money, formerly granted to the Crown, without any previous Consent of the Crown; for I do not remember we had any general Message from the Crown, when we paffed the late famous Bill for and against Smugglers, by which a very large Sum of Money, due by them to the Crown, was absolutely released by Parliament; tho'it must be granted, his Majesty had as good and as absolute a Right to every Shilling of that Money, as he has to any other Part of the Civil Lift Revenue. Therefore, if a Motion had actually been made, to bring in a Bill for taking 100,000 l. a Year from the Civil Lift, and fettling it on the Prince of Wales, it would not have been without Precedent, with respect to our having no previous Consent from the Crown; and as the Parliament has certainly a Right to proposed by it to be made is not a sufficient Settlement; so few ro. Geo. that the only Question now remaining is, Whether the Civil II. 17:6-7. Lift Revenue, as it stands at present, can possibly spare a larger Sum for the Use of his Royal Highness? And from this being made a Question I shall shew, that the Address proposed is a very proper Address, and that it is become abfoliately necessary for us to agree to present such an Address : but as some Objections have been made to the Right which the Prince has to a fufficient independent Settlement, I shall first beg Leave to answer some of the most material Ob-

jections I have heard made against it.

The Maxims of State, Sir, in any Kingdom or Commonwealth, are always most certainly to be deduced from their ancient and general Customs: The Historians, or Political Writers of any Country, may be millaken, they may deliver that as a Maxim of State which never had any Authority as such; they may neglect to mention, or may perhaps not observe a Maxim which has always obtained; but where a Custom has been long and generally received, the Maxim, or Rule in Politics upon which that Cullom is founded, must be allowed to be a Maxim of State in that Kingdom or Commonwealth. Can any one then fay, the fettling of an independent and fufficient Provision upon the Prince of Wales is not a Maxim of State in this Kingdom? Is it not a Cultom which has been observed, without any one Exception, as long, as far back, as we can trace our Moparchy? And the Wildom of this Maxim, not only appears from the Nature of the Thing itself, but is expressly pointed at almost in every one of the Charters and Acts of Parliament that have been granted or made for that Purpole, First, with respect to the Prince, the Wisdom of this Maxim is evident, because he is thereby enabled to support the Dignity and Grandeur of his Birth, without a Dependance upon his Father's Ministers and Servants: And then with respect to the Crown itself, the Wisdom of this Maxim is still more evident, because it is established and secured by the Honour and Character acquired by the Heir Apparent. These two Considerations are both pointed at in the Charter, or Act of Parliament, by which Edward III. granted the Dutchy of Cormwall to his Son Edward the black Prince ; and in the Charter granted by that King for creating his Son Prince of Wales, the Reason for that Grant is expressly declared to be, for doing Honour to the King, and for adring Strength to the Nation and to the Royal Family. Thus, Sir, we fee that the fettling of an independent Prowisson upon the Prince of Wales, was looked on as a Piece of great Wildom by Edward III. but now it feems we are

Anno 10. Geo, to look on it as a Solecism in Politics, as a Step which II. 1736-7. might be the Occasion of great Misfortunes to the Royal

Family.

But, Sir, while I can diftinguish between that landable, that honourable Dependance, which proceeds from Revalty and filial Duty, and that vile, that fordid Dependance, which proceeds from Lucre, I shall always be of the fame Opinion with our great King Edward III. The Printed Wales must always have a Dependance on the King as his Father, as his Sovereign: This is a Sort of Dependence which no Man can, which no honest Man would endeavour to take away or diminish; but to say that he ought to have a pecuniary Dependance upon the King, or rather upon the King's Ministers, is to say he ought to have a Sort of Dependance which no Man of Honour or Spirit can inhmit to; and it is a Sort of Dependance absolutely inconfilest with our Constitution. The Prince of Wales is by his Birth the first Peer in Parliament, and consequently ought not to be subjected to a dishonourable Dependance upon any Man; but if it should once be established as a Maxim, that he ought to be under a vile pecuniary Dependance upon his Sovereign, it might then be justly faid, he was not only the first Peer, but the first Pensioner in Parliament, - From this Confideration alone we may fee how absolutely necessary it is, to have a fufficient and independent Provision listled upon every Prince of Wales before he comes to Man's Estato; and the making of fuch a Settlement will be to far from destroying or diminishing that Dependance which proceeds from Loyalty and filial Duty, that it will increase and fecure it; whereas the keeping him under a pecuniary Dependance may provoke him to shake off both his Loyalty and filial Duty. A pecuniary Dependance is a Dependance of so flavish a Nature, that no great Mind can long bear ha The more Honour, the more Spirit a Man has, the more impatient will he be to get rid of fuch a Dependance, and that Impatience may at last get the better buth of his Loyalty and his filial Dury.

Thus, Sir, in every Light we can put it, the Wildom of this Maxim, and the Necessity of observing it, must appear evident to those who think there is any other Dependence in Nature benides that which proceeds from Lucre. Instead to those who put no Trust in any other Sort of Dependance, the Politics of Edward III. and the Maxim on which thole Politics were founded, mult appear ridiculous and ablent a but, I hope, there are no such Gentlemen in this House. I hope there is no Gentleman in this House that ever lebmixed to such a stwish Dependance, or that ever ender

d to impose any such upon others; and, I am fure, Anno 10. Geo. an can put his only Trust in that which he has never \$1.1736-7. othin himself, nor ever experienced in others.

this Reason it cannot but appear strange to me, that entleman in this House should attempt to evade or deny faxim I have endeavoured to establish; yet so loth, I are some Gentlemen to admit of it as a Maxim of in this Kingdom, that they have ranfacked our Histofind out other Regions for the frequent Settlements upon our Princes of Wales; and tho' the Security of rown, and the enabling the Prince to Suppore the Hoand Dignity of his noble Birth, are the Reasons, and ily Reasons, mentioned in the Charters by which those ments were made, yet we are told these were not the Reasons; but that the true Reasons were, in order to anour to fome County or Borough, to fecure the ions of a People newly conquered, or to declare and th the Right of the Prince of Wales as next Hein to rown. Thus when we are to interpret ancient Laws arters, we are not to take their Meaning or Intention the Words, we are to have no Regard to the express s of the Law, but we are to take its Meaning or Inn from the Hiflory of fome cotemporary Fachs with we cannot but be very well acquainted; whereas we are to interpret any late Statute, for Example, atutes by which the Civil Lift Revenue was established, s to regard the Words only, we are not to take the ing or Intention of the Law from the Hillory of thole parary Pacts with which we are very well acquainted. hich Facts; to the particular Knowledge of many of eatly influenced the Passing of those Laws, and were sief Caule of the Shape they now appear in! Whehis Method of interpreting Statutes be eltablished upon ule or Maxim of Law, I do nor know; but to me it directly contrary to common Senie; and therefore I hill continue to think, it has always been sheld usen n of State in this Kingdom that the Prince of Wales to have a fafficient independent Printe of his also; ine this Absent and the Wademand Polick upon eir is founded, were the chief Caufes of all tholesettlethat have chean made, a soit most than, or myst or early Allowanterior an Ananity depending upon the and Plegiate of the ling, might plohaps mable the it be retained to spendathe Whole, yearly as tradmes Hvetimony gonal ad Manner, and im of innervedf the Value Yeared upon him independently and fordisin; an Annuity depending appear the Will of any date.

Anno 10: Geo. mult be precarious and uncertain, no Man of common Pro-II. 1736-7. dence will refolve to fpend the Whole yearly: He will look on it as a Sunshine, upon the Continuance of which be can have no Dependance, and that therefore he ought to fave as much as possible, in order to provide for a cloudy or rainy Day. Befides, Sir, an Annuity of fuch a Nature looks fo very like a Pension, it would be inconsistent with the Honour of the Nation to fuffer that the Heir Apparent to the Crown should have nothing else to depend on. It would even be inconfistent with our Constitution : In this Kingdom we do not admit the Judges of our Common-Law Courts to depend upon the precarious Will and Pleasure of the King, and shall we admit or fuffer that the Print of Wales, who is one of the Judges of the supreme and highest Court of Judicature in the Nation, should have nothing elle to depend on? Therefore we must conclude that, from the established Maxims of the Kingdom, from a continued Series of Precedents for a great many Ages passed, and from the very Nature of our Constitution, the Prince of Walu has a Right to a fufficient and independent Settlement; and that the Parliament may interpose for making that Right effectual, has been shewn from many Precedents

> 'Tis true, Sir, this likewife has been objected to, and a has been faid, that the Parliament has feldom or never interposed but when defired or prompted by the Crown to do to; or otherwise, that the Precedents are such as ought not to be drawn into Example. Sir, There is not one of the Precedents which have been mentioned, that appears to have been founded upon any Meifage from the Crown. The Motion was perhaps, in some of them, made by one who was known to be a Courtier; but can it be fuld that the Motion's being made by a Courtier, without fo much as fignifying he had any Authority from the Crown for the Purpose, would have made it proper for the Parliament or have agreed to a Motion, which it would not have been proper for them to have agreed to, if the fame had been made by any other Person, or by one who was not known to be a Courtier? Therefore we must suppose, that without any Regard to the Mover, the Parliament approved of the Motion; and thought it fuch a one as was proper for them to agree to; and from thence we must conclude, that every one of the Precedents mentioned in the Beginning of this Debate is a good Precedent for the Address propole

But unluckily, Sir, for the Gentlemen of the other Sir of the Quellion, there are, I think, very inferent Reads for believing, the Address, or Petition of Parliament to having Richard the Son of the Black Prime created Post

of Waler, was refolved on by Parliament without any Di- Anno 10: Geo. rection from, may probably in Opposition to the Court at 11. 1736-7. that Time; for it appears from our Records, that that powng Prince was feat to Parliament at the Defire and upon a Petition of the Commons; and when the Parliament addreffed for having him created Prince of Waler, the King's Answer shows he was not yery well pleased with the Addrefs; for in his Answer he tells them, the creating of a Prince of Wales no way belonged to the Parliament, but to the King only; which is an Answer it can hardly be suppoled he would have made, if the Address of Parliament had proceeded from his Authority, or had been moved for with his Approbation: Then again, from the Circumstances of the Court at that Time, it is not probable the King would have been fo forward in creating his Grandson Prince of Wales, if he had not been forced to it by his Parliament ; for it is certain that King, in his old Age, fell into a Sort of Love Dotage, and gave himfelf entirely up to the Management of his Mistress Alice Pierce, and his second Son, the Duke of Lamcaster, which raised a most reasonable Jealoufy in Edward the Black Prince, who was then upon his Death bed, and therefore could not but be anxious about the Safety and Right of his only Son Prince Richard, whom he found he was foon to leave a Child in the Hands of a doting Grandfather, and an ambitious afpiring Uncle. For this Renfou, 'tis thought, he applied privately to Parliament, and they obliged the King to fend his fecond Son abroad, and to banish his Mistress and all her Favourites from Court, which happened only about a Year before the Black Prince's Death; but no fooner was that Prince dead than the King recalled this Duke of Lamcaster; and Alice Pierce, and her Favourites, refumed their Places and their Interest at Court, infomuch that a Member of the House of Commons was imprisoned for having spoke freely against her in Parliament, and was actually a Priloner, when Prince Ricourd was created Prince of Wales, which shews that the King was then very much under her Management; and it not very probable the would advise the King to be so very speedy in conferring that Honour on Prince Richard, fines the could not but be fensible that young Prince's Father had been the Cause of her having been banished the Court. For these Reasons I think it may most probably be prefumed, that both the Motions in Favour of Prince Richard, both that for his coming to Parliament, and that for creating him Prince of Wales, were made and carried in Parliament, in Opposition to the Court at that Time. This fully justifies the Motion now made, and thews we have a Right Vot. IV.

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Anno 10. Geo, and a Power to interpole in Favour of the Heir Apparent to the Crown, without any previous Confent or Approbation from the Crown; and I hope it will not be faid of the Reign of Edward III. as has been faid of the Reign of Henry VI. that nothing that happened in that Reign ought to be made a Precedent for any thing in the prefent Reign.

> But, Sir, even with respect to the Reign of Henry VI. As unfortunate, as tempelluous a Reign as it was, there were many Things then done by Parliament, which ought to be made, and which, I hope, always will be followed as good Precedents, as often as the Parliament has the fame Occasion. When the Nation has the good Fortune to be under a wife and a prudent Administration, the Parliament has never an Occasion to exert any of its extraordinary Powers. It is in a weak Reign, or under a wickel Administration, we are to look for the Powers of Parliament; it is in tempestuous Times the State slies to Parlument for Preservation ; there, I trust in God, the State Ball always find it, and then the Power of Parliament cas be

bounded by nothing but the Good of the Public.

Another Precedent, which we are told ought not to be followed, is that which happened in the Reign of King William; and why is not this to be followed? Because it produced a Prorogation. Sir, I fay, for that very Renfor it ought to be highly applauded, and ought to he followed. Can it be faid that the Princess Anne of Denmark ought not to have had some additional Settlement made upon her? Would not such a Neglect have been a Blemith upon the Glory of that Reign? Yet that wife and great King, by the Advice of some weak or malicious Favourites, would probably have committed that Error, or would at least have onitted that Duty, if it had not been for the Honour, the Fidelity, and the Obitinacy of his Parliament. They thought it was what the King ought to do, they therefore thought & was their Duty to advise him to do it; they infifted upon it, notwithstanding the King's Displeasure, and by disobligue him they put one of the greatest Obligations upon him ! because they at last prevailed with him to do that which was right. The Behaviour of that Parliament is therefore a glorious Example, which, I hope, will be followed by this. I can have no Apprehention that an unleafonable Prorogation will be the Confequence of our agreeing to this Motion : but if it should, it can be no Reason against our agreeing to the Motion: It would be a firong Reafon for our reluming the Affair, and agreeing to a Motion of the tame Nature the very first Day of the next Semon.

But we have been told, Sir, there may be a Reason for Anno 10. Geo: the Parliament's interpoling between a King and his pre- II. 1736.7 fumptive Heir, which can never hold with respect to a t King and his eldeft Son; because it is not so natural for a Man to provide honourably for his prefumptive Heir, as it is to provide for his own Children. Suppose then a King, who has no Children, does not provide honourably for his presumptive Heir, what is it that gives the Parliament a Right to intermeddle? Is it not the Right which that prefumptive Heir has by the Constitution and Maxims of this Kingdom to a sufficient independent Settlement, and the Power the Parliament has to fee that Right made effectual? And has not the Heir Apparent as good a Right, by the Constitution and Maxims of this Kingdom, to a sufficient independent Settlement, as the Heir presumptive? Surely he has; he has not only the same Right by the Maxims of the Kingdom, but also an additional Right by the Laws of Nature; and if the King his Father should neglect or refuse to give him his Right, which may certainly happen fome time or other to be the Case, has not the Parliament a Power to fee that Right, at least, which he has by the Maxims of the Kingdom, made effectual? To fay they have not, would be to tell us, that where the Maxims of the Kingdom only are neglected, the Parliament may interpole, in order to procure a Remedy; but where both the Laws of Nature, and the Maxims of the Kingdom are neglected, the Parliament cannot interpole, nor make the least Step towards procuring a Remedy.

To avoid failing into fuch a palpable Abfurdity, we are told, that common Decency does not admit of the Parliament's interpoling between Father and Son, that it would be intermeddling in the King's domestic Affairs, and prefcribing to his Majesty what Provision he should make for his Children; and laftly, that tho' the Parliament may have a Right to offer Advice to their Sovereign in Affairs which regard his Political and Royal Capacity, yet they never ought to offer Advice to him in any Affairs which regard only his Natural and Paternal Capacity. As for common Decency, Sir, it can never be inconfiltent with a Man's Duty; therefore if it be the Duty of Parliament to interpole to far between the King and his eldest Son, as to advise the Father to make that Settlement upon his eldest Son, which he is bound to make by the Maxims and the Laws of his Kingdom, common Decency can never forbid or prevent the Performance of that Duty, nor can any humble and respectful Address or Petition from Parliament, ever be called a Prescribing to the King what Provision he

Sure 10. Gee. should make for any of his Children; but if it should, the II. 1736-7. Princes and Princeffes of the Royal Family are in fome Manner the Children of the Nation, as was in a late Chie most folemnly decided; they are all fo much the Children of the Nation, that the Nation is in Honour bound to fee them provided for in a Manner fuitable to their high Birth; therefore the Parliament has fome Sort of Right to preferibe what may be deemed an honourable Provision for every one of them; they are to give that Provision, and furely they have a Right to fee what they give properly applied But with respect to the eldest Son, and Heir Apparent of the Crown, it has been made to fully appear, and has been to generally admitted, that the Nation has a Concern in the ing him honourably provided for, that I am furprized to hear it fo much as infinuated, that an Address for that Pe pose would be an intermedding in the King's deme Affairs, or in those Affairs which regard only his Nan and Paternal Capacity: It is an Affair which regula Majefly's Political and Royal Capacity as much as it dos Natural and Paternal Capacity; and therefore the Y ment has as good a Right to offer their Advice in that as they can have in any other.

I hope, Sir, I have now, to the Satisfaction of eve tleman in the House, established his Royal Higher Prince of Wales's Right to a sufficient and independen ment by the Maxims of the Kingdom, and, I hope, equally established the Power the Parliament has to pose, at least by an Address, in order to see that made effectual, both from Precedent and from the of the Thing itself. - With respect to the Right his Royal Highness may have to fuch a Settlement, es Law or Equity, from the Method in which the Ciis now established, and from the Statutes by whi Effablishment was made, I hope no Gentleman expe are bound to make out the Right in the fame Ma would be, or ought to be made out, in any of the Co-Westminster-Hall; and therefore, I believe, I need no any Notice of that Learning which has been made to prove that he has not fuch a Right as would be re able in any of the Courts below. It may be true, to has no fach Right as would entitle him to fee and rein any of the Courts in Westminster-Hall, and yet he have a Right both in Law and Equity, and fuch a Ris the Parliament are bound to see made effectual. The of Common Law, we know, are confined to very Rules, it is necessary they should be for but in Parliance we are bound to follow Justice and Equity wherever we

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and it, and to administer it impartially when we have found Auro I In so doing we shew a proper Regard to the Honour 11, 17 ad Interest of the Crown, as well as the Liberties and supergies of the Subject; and while his Majelly's Ministers e as loyal as his faithful Commons have always thewed unfelves to be, the general Equity of an Act of Parliane will be as facred, as religiously observed, and as closely ered to at St. James's, as the Words of it are in West-

lut, Sir, notwithstanding the narrow Limits our Judges. Common Law have confined themselves to, notwithing their close Adherence to the Letter of the Law, I andly believe they will give it as their Opinion, that rince of Wales has no Right either in Law or Equity Poore out of the Civil Lift Revenue; because he has by as good a Right to that Share of the Civil Lift. a c which was intended for him by Parliament, as they the Salaries they enjoy. Neither his Right nor ight is founded upon the express Words of any

they are both founded upon the Meaning and Inof the Legislature, at the Time those Statutes were by which the Civil Lift is established, and they must d fall together. I do not mean to fay, that our Judges would at any Time be binfied in their

by their own Interest, I am fure the present would Sir; they certainly think, and every Man, I beanks, they have both a legal and an equitable Right laries they now enjoy, and as the Prince of Waler's ands upon the same Foundation, they would cerdge of it as they do of their own, and would congive it as their Opinion, that it was a Right oth in Law and Equity.

Sir, neither the Judges in Westminster Hall, nor yer, nor any Man in the Kingdom, can lay, the Wales has no Right to have a necessary Support m out of the Civil Lilt. The Gentlemen of the of the Question do not pretend to say any such hey have even told us, the eldest Son of every ntleman in England ought to be supported out of s Edate, and that that Support aught to be ache Character and Circumstances of the Family; y, he has no legal or equitable Right to any hare of his Father's Effate, or to any Share but ather pleases to allow him, unless that Right by some Sentlement agreed to by the Father. Sir, to tell us, the Son has a Right and no has a Right to be supported out of his Fa11. 1736-7.

from to. Go. ther's Effate, but he has no Right to that Support, unle his Father pleases to allow it him. This Method of are ing might, for what I know, be of fome Weight in W. minster Hall; but surely, it can be of no Weight in the House. If a Son has a Right to be supported out of h Father's Effate according to the Character and Circus flances of the Family, he certainly has both a legal and a equitable Right to that particular Share of his Father Estate which bears a just Proportion to, and is determine by the Character and Circumstances of the Family 1 and the Father does not allow him that Share, he certain withholds his Right from him. This Right may perhap not be recoverable in any of the Courts of Wellmin Hall; but there are many good and just Rights which w not made recoverable in Wellminfler-Hall, because to making them recoverable there, would occasion such a Mu riende of Law Suits, as would be inconfident with the gen ral Good of Society: The Right a Man has to Gratitude Return for Benefits bestowed, is not recoverable by Action or Suit at Law, yet that Right is as good and equitable a Right as any Right a Man can have. In the fame Manner the Right the Prince has to a lufficient in pendent Settlement out of the Civil Lift Revenue, is a go and an equitable Right, and the' it be not recoverable Law, yet it is such a Right as may be regarded, and our to be enforced by Parliament.

> . To make still a farther Use of the Rights of prival Men, in order to clear up the Right now under our Co fideration; suppose, Sir, a Country Gentleman has a firm Estate, and a great Number of Children; suppose a reg bouring Gentleman, or a Relation, of a plentiful Em and bountiful Disposition, takes Notice of his Neg bour's or his Relation's Difficulties, and in order to relie him, and enable him to support his Family, ferties a lar Annuity upon him for Life ; and hippofe that in the De for establishing that Annuity it is expressly mentioned, a the Annuity was granted him in order to enable him to h port and provide benourably for his Family 1 I thould ! glad to know whether the eldelt Son of that Country Ge tleman would have any Right to be supported out of the Annuity, and what Sort of Right he would have? I believe in that Cife, he would have not only a Right establish upon the general Principles of Equity, but such a Right 1 would be recoverable in the Court of Chancery, especial if the Grantor of the Annuity joined with him in the Complaint. And I am very certain, if the Annuita should walte his Annuity, and neglect to provide sufficient

his Children, especially for his eldest Son, the Grantor Anno 10. Geo. have a Right to complain, or at least to advise, or 11.1736.7. re of him that he would apply the Annuity to thole For which he had granted it; and his giving fuch an e would be absolutely necessary, if he intended that annuitant's eldelt Son and Apparent Heir, should likehis Heir, and next Successor to his Estate. This is fite to the Case now before us, that I need not make plication. It not only thews that the Prince has a to a fufficient Settlement out of the Civil Lift Rebut it shews that we have a Right, that we are in sound to interpose, in order to see that Right made

sir, it appears the Prince has a Right to be supout of the Civil Lift Revenue by the general Maxims Kingdom, and also by the Meaning and Intention of ery Statutes by which the present Civil Lift was aed a and if he has a Right to any Support, he has y a Right to a sufficient Support, to such a Support igh Character of the Royal Family of Great Britain Equire, and the present Circumstances of the Civil evenue will admit of; therefore, if the Settlement opoled, by the Message now before us, to be made, be tafficient, the Meffage is fo far from being an Arguent against, that it is one of the strongest Arguments that an be thought of, for the Motion ; because it shews that rithout the Interpolition of Parliament, his Royal Highness not to have, nor can expect a fufficient Settlement. That the Settlement proposed to be made upon his Royal Highby this Message, is not sufficient, has been in some Manner acknowledged by the Hon. Gentleman who delivered on the Message; but farther, Sir, it has been expressly acknowledged by the King himfelf. By the Regulation and Settlement of the Prince's Houshold, as made some Time ince by his Majesty himself, the yearly Expence comes to 63,000 / without allowing one Shilling to his Royal Highof for Acts of Charity and Generofity. By the Mellinge now before us, it is proposed to fertile upon him only to,000 /. a Year, and yet from this Sum we must deduct the Land Tax, which at two Shillings in the Pound amounts to cooo L a Year, we mult likewise deduct the Sixpenny Day to the Civil Lift Lottery, which amounts to 1,250 %. Venr. and also we must deduct the Fees payable at the Enchequer, which will amount to about 750 % a Year ore; all which Deductions amount to 7,000 % a Year, reduces the 50,000 L a Year proposed to be fettled upon by the Mellige, to 43,000 /. a Year: Now as his Rugal II. 1736-7.

dino to. Geo. Royal Highness has no other Estate but the Dateby e avall, which can't be reckoned at the most above o a Year, his whole yearly Revenue can amount 52,000 l. a Year; and yet the yearly Expence Houshold, according to his Majesty's own Regulation amount to 63,000 /, a Year, without allowing his Highness one Shilling for the Indulgence of that p and charitable Disposition with which he is know endued, to a very eminent Degree. Suppose then w him but 10,000 /. a Year for the Indulgence of that ble Disposition, his whole yearly Expence, by his M own Acknowledgment, mult then amount to 72.0 Year, and his yearly Income, according to this A can amount to no more than 52,000 /. a Year. Sir, shewing any Respect to his Merit? Is this pro for his Generofity? Is it not reducing him to a real even with respect to his Necessities, and consequently unavoidable Dependance, and a vile, a pecuniary dance too, upon his Father's Ministers and Serva confess, Sir, when I first heard this Motion made, wavering a good deal in my Opinion; but this Mel confirmed me: I now fee that without the Interpol Parliament, his Royal Highness the Prince of Wa Heir Apparent to our Crown, must be reduced to the ! Straits, the most insufferable Hardships.

After what I have faid, Sir, I think I need not to your Time with shewing the yearly Value of the ments made upon former Princes of Wales ; the ciency of the Settlement proposed for the present is monkrable from the Calculations and Accounts I has before you, that there is Occasion for having reco former Precedents, for thewing that Infufficiency; cannot omit taking Notice to you, that the Rever joy'd by the late King James while Duke of York, t prefumptive Heir of the Crown, amounted to 104,0 Year; and the Revenue enjoy'd by the prefent King Prince of Wales, amounted to upwards of 100.0 Year; which I take Notice of, in order to thew yo his Majefly did not propose any Thing extraordin extravagant, when he regulated and fettled the Ho

for his pickent Royal Highness.

I come now, Sir, to the last Question, and which I to be, indeed, the only Question in this Debate, who Whether it be possible for his Majelly to space more 50,000 L. a Year for his Royal Highness, from the Co as it now thands ettablished? And this Queltion I the fider in two Methods; first, by showing that the City

as now established, must amount to above 100,000 /. a Year Anno 10. Geomore than was ever had or enjoy'd by his late Majesty; II 1736-7. and next, by supposing that it amounts to no more than was enjoy'd by his late Majesty. In the first Method, Sir, let us remember, 'twas acknowledged in Parliament before the late Gin Act was passed, that the Produce of the whole Taxes, Excises, and Duties, appropriated to the Civil List, amounted to 818,000 /. a Year: I believe it will be admitted that the 70,000 l. a Year granted by that Act to the Civil Lift, and made payable out of the Aggregate, or rather out of the Sinking Fund, does more than compensate the Lofs the Civil Lift fustained by taking from it the Duties on Spirituous Liquors, in which Cafe the Increase of the Excise upon Beer and Ale, occasioned by the preventing the Retail of Spirituous Liquors, must wholly be a nett Profit to the Civil Lift: The Increase of the Excise upon Beer and Ale, if I am rightly informed, amounted for the very first Quarter, I mean from Michaelmas to Christmas last, to near 30,000 l. one Half of which goes to the Civil Lift; fo that we may reckon the Civil List has got by the Gin Act, an Addition of at least 60,000 /. a Year; besides what is got by the Increase of the Wine-Licence Duty. which every one knows has been greatly increased by prohibiting the Retail of Spirituous Liquors. Then, Sir, let us recollect, that a little before his prefent Majetty's Accession, the Civil List was discharged of 36,200 /. a Year in Pensions, which, during the greatest Part of his late Majefty's Reign, were paid out of the Civil Lift, but ever fince his Majesty's Accession have been a Burthen upon, and paid out of the public Service. Let us add together these three Sums of 818,000 /. 60,000 /. and 36,200 /. and they amount to 914,200 /. which, according to the highest Probability, we must allow to be the yearly Amount of the Civil Lift Revenue as now established, and which is 114,000 /. a Year, more than was enjoy'd by his late Majefty, even including all the particular Grants that were occafionally made to the Civil Lift in his Reign.

But, Sir, this is not all; his present Majetty has had one very extraordinary Grant of 115,000/. made to the Civil Lift; and the 80,000 /. granted as a Fortune to the Princefs Royal, may properly be faid to have been an extraordinary Grant to the Civil Lift; for tho' I am far from finding Fault with that Grant, yet as the Civil Lift was granted in order to enable his Majesty to make an honourable Provision for his whole Royal Family, that Princes's Marriage Pro vition should have been paid out of the Civil Litt; and fince the Public took it upon them, it ought to be looked on as a new and an extraordinary Grant made to the Civil Lift.

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Anno 10. Geo. Then, Sir, I must not forget another yearly Addition. which may be looked on as a very great Sum, confidering from whence it comes, I mean a Sum of 40,000 /. a Year from Scotland, which is now a yearly Addition to the Civil Lift. I will not, indeed, take upon me to fay, that the Whole or any Part of that Sum is brought in Specie to London; but if it is laid out for paying Pentions in Scotland, which mult be paid yearly out of the Civil Lift Revenue, I may take upon me to fay, it prevents an equal Sum from being tent yearly in Specie from London. From all which Considerations I think it is evident, his present Majesty has above 100,000 l. a Year more than his late Majesty ever enjoy'd, and therefore we must conclude he may easily frame 100,000 1. a Year for the Use of his Royal Highness, without any great Frugality or good Management, and without contracting any Part of that Expence which was found necessary in the late Reign. I am now, Sir, to make a Supposition, which, I believe, no Gentleman that hears me, will join with me in: I am to suppose that the Civil-Lift Revenue, with all the Additions and Improvements lately made to it, does not produce one Shilling more than his late Majefly enjoy'd, including the feveral occasional Grants that were made to him: In fhort, I am to suppose, it does not product one Shilling more than 800,000 /. a Year; and if upon this Supposition I can shew, that with tolerable Management, it may spare 100,000 l. a Year to the Prince, I am furt every Gentleman will conclude, his Royal Highness ought to have at least that Sum fettled upon him; and the Opfound necessary for that Purpose in the late Queen's Time, Anno to. Geo. appears never to have exceeded 430,000 /. a Year; and in II 1736-7. the first Year of the late King, the whole Expence of his Houshold and Civil Government, amounted to but about 453,000 % fo that if they had restricted themselves to the nett Sum which appeared to be necessary for supporting the King's Houshold and Civil Government, they could not have computed the Sum necessary for that Purpose at above 460,000 l. a Year; but they confidered that something was to be allowed yearly for Acts of Generofity and Charity, and fomething was likewife to be allowed yearly for what is called fecret Service Money; for both which, it feems, they computed 140,000 /. a Year would be fufficient, and therefore reckoned that a gross Sum of 600,000 /. a Year would be sufficient for supporting the Honour and Dignity of the Crown, to which they added 100,000 /. a Year

more for the Support of the Prince of Wales.

The 140,000 /. a Year allowed for Acts of Generofity. and for secret Service Money, was then thought to be a very large and a very sufficient Allowance; and from the Experience of the former Reign, from the Experience of the Reign of Queen Anne, there was good Reason to think it a very sufficient Allowance; for in all that Reign, besides what was allowed for fecret Service Money to the Generals of our Armies, and most profitably, most gloriously for the Nation bestowed by them, or at least by one of them, I mean our General in Flanders, there appeared to be but two Sums given to any fecret or unknown Ules, and these were fo fmall, fo trifling, it would furprise one; for the one was a Sum only of 1200 /. and the other of 500 /. only; and even as to thefe, upon a particular and private Enquiry, it appeared, the first had been iffued for entertaining Prince Eugene, when he did this Nation the Honour of a Vifit, and the other had been made a Present of to one of the Queen's own Relations. From hence, I fay, the Parliament had good Reason to think that 1 40,000 h a Year was a sufficient Allowance to his late Majesty for Acts of Generolity, and for fecret Service; but I do not know for what Reason, or by what Fatality, the Branch of the Civil Lift Expence called fecret Money, increased prodigiously in the late Reign: It increased to prodigiously, Sir, that in four Years, from the Year 1721, to 1725, that Branch of the Civil Lift Expence amounted to 2,728,000 /. which was at a Medium 682,000 /. a Year, as appeared by an Account which happened by some Chance or other to be laid before Parliament. By that Account it appeared, that valt Sums of Money had been given for Purpoles which nobody under-Tt 2 dood,

Anno 10. Geo. flood, and to Persons whom nobody knew, or ever bear II. 1736-7. of; for which Reason in the Beginning of the following Selfion, the Account having been laid before the House at the very latter End of the former Session, several Gentlemen had a Mind to have it taken into Confideration, but this Enquiry was warded off, by telling them, the Parliament could not take into their Confideration any Account that had

been presented to a former Session.

It is to this only, Sir, we are to impute the Necessity of making any new Grants to the Civil Lift in the late King) Reign; for as to the visible Expence of the King's House and Civil Government, it was no Way increased, or at less not confiderably increased, above what it was in the former Reign, or in the first Year of his own; and as the visible Expence of his present Majesty's Houshold and Civil Government is no way, or but very little, increased above what the Expence of the late King's Houshold and Civil Government amounted to, even supposing the present Civil Lift Revenue to amount to no more than 800,000 /. a Yest, we must conclude that 100,000 /. a Year may easily be spared out of it, for the Use of the Prince of Wales; for allowing 460,000 l. a Year to be now necessary for supporting the nett Charge of the King's Houshold and Civil Governme

Account of the Secret Service Money I have Anno 10. Geo ed, was then fresh in every Man's Memory; it had H. 1736-7ler their Confideration but a Year or two before; extraordinary Amount of that Account had been fo ad so lately found fault with, that they would not have agreed to fettle upon his prefent Majelly as ivil Lift as had been fettled and given to the late at that they confidered that his Majesty had a Queenand several younger Children to provide for, and e could not allow his Ministers to run into any such inary Expence with respect to secret Service Money. ld apply what might and ought to be faved upon ticle, to the making an honourable Provision for en-Confort, and for his younger Children. As his ijesty had in the Whole but 700,000 /, a Year, as evenue had enabled him not only to support the and Dignity of the Crown, but to employ a much um in secret Service Money than had ever before ever could for the future be necessary or lafe in this m, according to the Opinion of many Gentlemen Houses of Parliament, those Gentlemen could not, e Experience of past Times, conclude, that 700,000 L. would be necessary for his present Majesty, if they confidered as I have faid that his prefent Majesty Jueen-Confort and feveral younger Children to pro-, and that whatever could be faved out of the Sums ly, as they thought, expended in fecret Service Mohis late Majelty, might be ufefully employ'd by his Majesty, in making an honourable Provision for his Family; therefore, and for this Reason only, they to the fettling 700,000 L a Year upon his prefent for supporting the Honour and Dignity of the , and providing for his Royal Family; and to this 50,000 / a Year more was added, in order that he fettle upon the Prince of Wales, as foon as he came and, the same Revenue he had himself enjoy'd in e-time of his Father.

n this State of the Cafe, I think, we may evidently sat the Parliament then meant by the Experience of mer, and what they intended with respect to the Prince er; but, Sir, to put this Matter in another, and yet a Light, I shall beg Leave to divide the Civil List Reentitled, and occasionally granted to his late Majesty, mee Parts; one Part, amounting to 460,000 /. a Year, which was applied for the Support of the King's > Id and Civil Government, and was a little larger ad ever before been found necessary for that Purpose;

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Anno 10. Geo. the other Part, amounting to 100,000 /, a Year, is that which was fettled, and had, during the whole Reign of the late King, and, indeed, I may fay, ever fince the Beginning of the Reign of King Charles II. been deemed the least Sum that was necessary for supporting the Honour and Dignity of the Heir Apparent to the Crown; and the remaining third Part, amounting to 240,000 /. a Year, is that which was allowed to his late Majelly for Acts of Generous and Charity, and for fecret Service Money, but had always been thought by most Men without Doors, and, I believe. by most within, to be too large a Sum, and was really at least twice as large a Sum as had ever been allowed for their Purpoles to any former King of this Nation. Upon his present Majesty's Accession it appeared, that he was subject to a Charge which the late King was free from, I mean that of providing for his Queen and younger Children; yet he neither asked, nor did the Parliament grant him any greater Civil Lift Revenue than the late King enjoy'd. This additional Charge which the prefent King was then subject to, was therefore certainly intended, both by King and Parlis ment, to be thrown upon some one, or some two of the three Parts into which I have divided the King's Civil Lat Revenue, or upon the three jointly; and confidering the Circumstances of these three Parts, which were then exactly as I have represented them to you, I must refer to every Gentleman that hears me, whether it is not must probable, that both King and Parliament intended to throw this additional Charge either folely upon the third Part, or upon the First and Third jointly? Is there not all the Resfon in the World to prefume, that both King and Parlisment then intended that the fecond Part should be entirely free from this additional Charge? And is not this fill the more probable, on account of the Prince of Water's being then actually come to Man's Effate, and the whole Nanos in daily Hopes of feeing him married and foon bleffed with Children ?

Sir, If there were not a Man alive who was then in Parliament, I should, from this State of the Cafe, be convinced, the Parliament then intended the Printe thould have but 100,000 l. a Year without one Shilling Abatements but I had then the Honour to be a Member of Parliament myfelf, I know what was my own Intention, I know wast was the Intention of many others, I know we all intended and expected the 100,000 /. a Year should have been feriled on the Prince of Wales as foon as he came to England: And I very well remember, the honourable Gentleman who make the Motion for fettling the prefent Civil List Revenue.

made use of it as an Argument for his Motion, that the Anno to. Geo. Prince of Wales was then near of Age, and that it would Il. 1736-7. be very foon necessary to fettle the same Revenue upon him, that had been fettled upon his Father, whilst Prince of Wales. This, Sir, I fay I very well remember, and I remember too, that it feemed to be the Reason which had most Weight with the House, and which, I believe, chiefly procured his Motion almost an unanimous Approbation. Gentlemen may talk what they please about gathering the Intention of an Act of Parliament from the Words only : This may be the Rule in Westminster Hall, but it is impossible it can be the Rule in either House of Parliament, especially when there are so many Members now in each House who had a Share in the Passing of that Law. They must gather the Intention of the Act from the Intention they themselves had at the Time of its Passing, and their Testimony ought to have some Weight with those who had not the Honour of being Members of either House at the Time the Law

was paffed.

It certainly was the Intention of Parliament, Sir, I hope it still is the Intention of Parliament, that his Royal Highness should have at least 100,000 %, a Year out of the Civil Lift; and fince it is now made manifest by the Message delivered to us in this Debate, that he is like to be difappointed of one Half of what was, and, I hope, still is, intended for him by Parliament, it is become absolutely necellary for us to address his Majesty, in order to know from him the Reason of that Disappointment. If the Civil Lilt Revenue produces above 900,000 /. a Year, as I believe it does, it may certainly spare 100,000 /. a Year to the Prince of Wales; if it produces but 800,000 /. a Year nett, which no Man believes, yet even in that Cafe, it may spare 100,000 l. a Year to the Prince of Wales, according to the best Judgment we can form from the Experience of any former Reign: But suppose it true, that by reason of fome new and extraordinary Articles of Expence, the Civil Lift Revenue cannot spare above 50,000 /. a Year to the Prince of Wales, we ought to have that Answer from the King himself, and in a proper and direct Manner, which we can have no other Way but by Means of the Address proposed. If such an Answer should be returned to us, I am fure it will then be our Duty to enquire into the Produce, and into the Disposal of the Civil Lift Revenue, especially that Part of it which is pretended to be laid out in fecret Services. The Civil-Lift Revenue was never to high as in this Reign : It is a most dangerous Revenue, especially when a yery confiderable Part of it may be applied, no Man 11. 1736-7.

Anno 10. Geo. Man knows how: It is a fharp Instrument in the Hands of a Minister, which may some Time or other be employed in cutting the Throat of our Conflitation. During his prefent Majesty's Reign, we cannot apprehend that any Part of it will be converted to a bad Ufe; but I hope I full never fee fuch a Revenue granted in any future Reign, nor granted in such a Manner. Money generally carries Perfusion along with it; therefore it is most justly to be anprehended, that fome future guilty Minister, provided with such a large Fund of Persuasion, and that Persuasion for ported by an armed Force, may be enabled to do whatever he, pleases with our Constitution; and as either he or our Constitution must be facrificed, we may easily judge which

will bleed at the Altar.

- As his Majetty's Meffage to the Prince was in Writing and is now communicated to us by his Majefly's Communicated it may be made use of, and is certainly a very firong Argament in favour of the Motion ; but, Sir, I am furprised # hear the Prince's supposed Answer made use of in this Host as an Argument against the Motion; because the Princil Answer neither was in Writing, nor was defired to be give an Writing ; and as I took it down in Writing foun after his Royal Highness delivered it, I mult beg Leave to fay, it was not exactly in the Terms the noble Lords who brought ils Message seem to have reported; therefore I wish they had given his Royal Highness previous Notice of the Messey. and defired that he might prepare to give them se Aniws in Writing, which would have prevented any Surprife of the one Side, or any Millake of the other; for I am movinced the noble Lords did not delignedly make any Mit take in their Report. Altho' I took down his Reval High nofe's Answer in Writing, yet, Sir, I shall not present communicate it to this House, fince I have no Authorit from him for that Purpole; but thus much I may observe that if his Royal Highness faid he was forry for any Thing, it was, That he was forry any Gentleman of either Hout of Parliament should have Occasion to give himself any Trouble about that Settlement which ought in he made upon him; and this I believe the greatest Part of the Nation are forry for as well as his Royal Highweit: I am fure every Man who has a true Regard for either his Father or him, or for any of their illustrious Family, must be forcy for it. However, Sir, suppose his Answer was in the Words reported, It is to full of filial Duty and Refect that it is a new Argument for the Address proposed to cause the great Respect which his Royal Highwest there fixe for the King his Father, may very probably prevail spe-

him to submit to very great Difficulties, rather than take Anno. 10 Geo. the Liberty of troubling his Father with any new, tho' most 11. 1736-7. necessary Demand; which is a strong Argument for the Necessity of his having a sufficient independent Settlement,

and for the Parliament's interposing in his Behalf.

So unlucky, Sir, are the Gentlemen of the other Side of the Queftion, that nothing has happened, almost nothing has been faid during the Debate, but what tends to fortify the Argument against them. This, I am sure, may most justly be faid of the melancholy Account they have given us of that unlucky Dispute which happened between the present King, when Prince of Wales, and the late King his Father. I shall most readily agree, that that Dispute was owing neither to any Want of paternal Affection in the late King, nor to any Want of filial Duty in the prefent, but to the Pride and Vanity of Iome mean and low Sycophants and Tale-Bearers. Now, Sir, I would be glad to know from those Gentlemen, what fort of Situation they think the present King, who was then Heir Apparent to the Crown, would have been reduced to, if he had had no independent Settlement of his own, or not a sufficient independent Settlement? The Account they have given us of his Situation is melancholy enough; but if he had not been provided with a fufficient independent Settlement, would not the Account of his Situation have been a great deal more difmal? Would not he have been obliged either to submit to, and become the Slave of those very mean and low Sycophants, or to sublift by the Generosity and Beneficence of . his Friends? And we know, Sir, how hard it is to meet either with Generofity or Beneficence, when People are fenfible that their Generofity or Beneficence will be imputed to them as a Crime against the State. Can any thing be said, Sir, can any thing be thought of, that can justify our agreeing to the Motion, more than this very Accident? For if ever any fuch unlucky Accident should happen (which God forbid) it may happen when his Royal Highness is blessed with as many Children as the King his Father was, when that Accident happened to him; and we are not certain that the Court would, in such a Case, behave in the same manner towards his Children.

I am surprised, Sir, to hear a Motion for an humble Addrefs, called a Stating ourselves as the higher Power, and bringing the Prince of Wales and his Majesty as Plaintiff and Defendant before us. Can Advice be called a Dogree, or is the common Stile of an Address the Stile of a superior Power? But I am fill more furprifed to hear it faid, our agreeing to the Quellion would be a determining that his Majelly was Uu Vot. IV.

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Anno 10, Geo, done Injustice to his eldest Son. Does not every one know 11. 1736-7. that our Kings can do no Wrong, that they can do no Injudice ? If any Wrong is done, we must always necessarily suppose it done by the Ministers; and if any of them has told the King that 50,000/. a Year is sufficient for supporting the Prince of Wales, or has led his Majesty into fuch an Expence that he cannot spare more out of the Civil Lift, I will fay they have done Injustice, and the Nation will, the Nation ought to suppose they are no longer fit, nor ought to continue to rule over us; fo that whatever Foreigners may think, no Man who understands our Constitution, can expect or suppose our agreeing to this Motion will be attended with any such Missortune as has been represented.

Our agreeing to this Question, Sir, can be attended with no Misfortune to any Branch of the Royal Family, nor can it be the Occasion of any Quarrel or Breach between the King and the Prince: Indeed it may be the Occasion of his Majesty's quarrelling with those who have told him that 50,000/, a Year is enough for his eldeft Son; because it is to be presumed, his Majesty will give more Credit to his Parliament than to any Counfellor he has about him; and confequently will dismiss them from his Councils, for telling him what he finds by the Address of his Parliament to be a notorious Falshood: Or it may be the Occasion of his Majesty's quarrelling with those who have led him into fuch an Expence, as not to be able to spare above 50,000/, a Year to the Prince of Wales; because such an, Address from Parliament would certainly procure a Contracting of that Expence for the future, or would produce an Enquiry into the late Management of the Civil-Lift Revenue, by either of which his Majesty would find, they had led him into a needless Expence, the certain Consequence of which would be, his turning them out of his Service. Our agreeing these fore to the Motion can never produce any Breach between the Royal Father and the Royal Son; but if we should difagree to the Motion, it will afford an Opportunity for evil Countellors to confirm his Majesty in that Error they have already endeavoured to lead him into; and as one wicked Step generally begets a fecond, worse than the first, they may very probably repretent this Motion in Parliamental procured by his Royal Highness, in order to diffres his Majetty's Measures, and to procure himself a much larger Settlement than he has any Occasion for. This second step we have some Reason to dread, Sir, even from the World of the Message new before us; and therefore we have great Reason to dread that our disagreeing to the Motion may products or at least be the distant Cass of a perpensi Breach

Breach between the Father and Son; but in that Case it Anno 10. Geo. cannot be faid, that those who have endeavoured to do Justice II. 1736 7. to the Son were the Cause of the Breach; we must look for the Cause in the opposite Corner; and, I hope, if there should ever be any Necessity for an Amputation, it will fall upon those who most justly deserve it.

We have heard a great deal, Sir, of the ill Effects our agreeing to this Motion may have on the People without Doors. These Apprehensions, Sir, I have shewed to be without any Foundation, at least with respect to his Majesty himself, or any of his illustrious Family; but let us consider the ill Effects our not agreeing to this Motion may have upon People without Doors, with respect to the Opinion they may from thence form of the Heir Apparent to our Crown, or of the Justice and Equity of Parliament. What will People think, what will they say of the Prince of Wales, when they hear that his Settlement is reduced to one Half of what has, for these many Years last past, been thought necessary for supporting the Honour and Dignity of the Heir Apparent, or Presumptive to the Crown of Great Britain; and that at a Time when every other Provision for the rest of the Royal Family has been vastly encreased? The Civil List is now near double what it formerly was: The Dowry settled upon her present Majesty, and most deservedly settled, is double what was ever settled upon any former Queen. The Marriage Provision granted by Parliament to the Princess Royal, is double what was ever given to any Princels Royal of England; for King Charles 1's Daughter had but half the Sum, and even that, I believe, was never paid; and King James Il's Daughter, whom King Charles II. looked on as his own, had but 40,000/. when married to the Prince of Orange, afterwards our glorious Deliverer; nor was that Sum fully paid, I believe, till he came to be our King; when, I do not know but he might have Interest enough to see himself paid. If we should disagree to this Motion, will not the People have Reason to conclude, that we have no great Opinion of the Merit of the present Prince of Wales? Will they not from thence imagine he is not worthy of succeeding to the Throne? They would certainly imagine so, Sir, if it were possible; but, thank God, his Merit is publickly and generally known: Every one knows that no Part of any Settlement made upon him will be hoarded up to the Detriment of public Circulation, nor the least Part of it converted to any wicked or ridiculous Use: No, Sir; whatever he may have more than necessary for supporting the Dignity of the Apparent Heir to our Crown, will, we are sure, be wholly employed U 11 2

Anno 10. Geo. employed in Acts of true Charity and public Utility. So 11. 1736 7. far as the Prince can spare it, the Wants of every deserving Man will be supplied, the Unfortunate will be relieved, and whoever excels in Virtue and true Merit will be forwarded. As this is the Case with respect to his Royal Highness, what Opinion can the People without Doors form of the Proceedings within? Will they not be apt to fay, our Proceedings are directed, not by Justice, but by some seifish and sordid Confideration?

> Thus, Sir, I have given you my Opinion fully and freely in this Affair. I know the Danger I am in by appearing in favour of this Motion. I may perhaps have a Message fent me, I may lose the Command I have in the Army, as other Gentlemen have done for the same Reason, before me; but I should think myself a pitiful Officer, if I were directed in my Voting or Behaviour in this House, either by the Fears of losing the Commission I have, or the Hopes of obtaining a better; and if any Minider whatever fheeld fend to threaten me with the Lots of my Commission, it cale I did not vote in Parliament as he directed. I should receive the Melligs with a fultable Indignation, and weelf be very apt to treat the Meiflinger in fuch a manner, as I do not think doesnt here to express While I have the Honour to fit in this House. I shall upon all Occasions endeavour to judge impartially, and fluil always yoze with Precdom, according as my Honour and Confedence direct: and as I am convinced his Rejal Highness has a Right, and ought to have a fufficient independent. Settlement: 3 I am convinced 53,000/ a Year is not a fufficient Previfrom for the Helic Approved to the Crown of Great B wart as I am convinced, the Civil Lall, if rightly managed, may eafily space for one of a Year for his Regal Highmer; as I am convinced this is the Sum which was into ded for him or that Parliament which entailithed the prefint Civil Lin Revenue; and as I am convinced his Majefly has been miliformed, or ill advited, otherwife this Sum would have been fettical upon him long before this time; therefore, 252 Member of this Home, as a loyal Subject to his Morely. and a frace of Priced to his Family, I turn, my: If exign in Day, in Honour his constitute, and in space of every for hd Ten piatroe to the contrary, to endeavour as main a. I can to give my Sovereign a right Advice, and a trut Information.

The Quetlion being put, the Division was, New 2:11 Year 201.

We have be not by all in this Debate, to throw all the who fall in one really A compant, the Special concept rot Consider the g is very numerous d if  $g \in \mathbb{R}$  ,  $g \in \mathbb{R}$ 

ioned a frequent Repetition of the same Arguments, which Anno 10. Geo.

On the 28th the faid Committee came to the following Refolutions, which were reported, and all agreed to by the House, viz. 1 hat a Sum not exceeding 79,7231. 6s. 3d. should be granted to his Majesty for the Charge of the Office of Ordnance for Land Service for the Year 1737. That a Sum not exceeding 604/. 19s. 2d. should be granted to his Majelly for defraying the extraordinary Expence of the Office of Ordnance for Land-Service, and not provided for by Parliament. That a Sum not exceeding 62,401/. 3s. 6d. 4. should be granted to his Majesty to make good the Deficiency of the Grants for the Service of the Year 1736. That a Sum not exceeding 10,043/. 3s. 10d. 1. shall be granted to his Majesty to replace to the Sinking-Fund the like Sum paid out of the same, to make good the Deficiency of the additional Stamp-Duties at Christmas 1735, pursuant to a Claufe in an Act of Parliament passed in the 4th Year of his Majetty's Reign, for raifing 1,200,000/. by Annuities and a Lottery for the Service of the Year 1731. That a Sum not exceeding 42,817/. 10s. should be granted to his Majesty on account of the Subsidy payable to the King of Denmark, pursuant to the Treaty bearing Date September 19. 1734, for three Quarters of a Year to September 19, 1737.

On March 4, the faid Committee came to the following Refolutions, which were reported and all agreed to by the House, viz. That a Sum not exceeding 28,707l. 5s. tod. should be granted to his Majesty upon Account, for Outpensioners of Chelsea-Hospital for the Year 1733. That a Sum not exceeding 56,413l. 14s. 3d. 4 should be granted to his Majesty for defraying several extraordinary Services and Expences incurred in the Years 1735 and 1736, and not provided for by Parliament: That a Sum not exceeding 10,000l. should be granted to his Majesty upon Account, towards the Support of the Royal Hospital at Greenwich, for the Maintenance of the Seamen of the said Hospital worn out and become decrepid in the Service of their

Country.

Several Gentlemen upon that Occasion took Notice of the great Charge that Hospital was like to bring upon the Public. They said they would not oppose the Motion then made; but they could not neglect that Opportunity of taking Notice, that notwithstanding its being a Time of Peace, the Charge of that Hospital seemed to be every Year increasing; for that last Year the Sum provided by Parliament for that Article was but 24,5181. 10s. and the preceding Year it was but 18,8501. 9s. 2d. so that the Sum then demanded was very near 10,0001. more than was found

necessary

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Anno 10. Geo. necessary for the same Service but 1900 Years before. The would not, they said, pretend to suggest what were the particular Reasons for that great Increase; but there was out general Reason which would always hold, while we kept p fuch a large number of regular Forces, and observed the same Rules with respect to admitting Persons into that Hospital. In Time of War there had been two Rules established for intitling Soldiers to the Benefit of that Hopital; one of which was, a Soldier's being wounded or maimed in the Service, and discharged by his Colonel, # unfit for further Service; and the other was, a Soldier having been twenty Years in the Service, and reduced, discharged by his Colonel, as an old and decrepid Soldier. While the War continued, no Min could claim a Title ! the Hospital by either of these Rules, unless he was by his Age, or his Wounds, become actually unfit for Service because, as Recruits were then hard to be got, no Colord would discharge a Soldier, as long as he was any way fit for Service; and there were but very few who could me claim the Benefit of the last Rule; because most of the were either killed or wounded before they could be # charged as a Soldier grown decrepid with Age: Whereas now, in Time of Peace, we had not, it was true, many Saldiers who could claim any Title from the first Rule; but Numbers of those who might claim a Title from the level would be increasing every Day : for at R chairs we asset early procured, the Officers were very apt to duch ist? old Soldler, as often as they could find a ciever, we bush young Fellow ready to list in his itead, that the years at might then be as fit for real Service, but not printed per for a Review, as the Man newly Infell, and a sed our Soldiers were in Time of Peace in any goar No. being killed, almost every Soldier in our Army world it is come to have a Title, by his having heen recognited a the Service, to claim the Benefit of being and access Childs Holpful; and that at an Age persung while 3 might not only be in the Service, but he for gain god Livelihood by a graph of a baseline flowment; for a case 📲 Fellow listed when one my tree years or Age, at his Agest eight and thirty, if we could not an a Ducharge from M Officer, he would have a Tatle to Caim being idmitted in Chilia Holpital, and by Means of a long Beard, a rigged Cost, and good letered at the Boord, he might even at take Age be admitted to a Saare or tast Charity, wasca 6.3 designed only for the Ditabled and Decrepid. From next they could not out suppose, that a peaceable Army would arways farnith clicifed with more l'enfloners than a fight of

r of the same Number could be supposed to do; and Anno 10. Geo. enfioners drawn from the former would live longer to 11.1736.7. their Pension, and to be a Burden upon their Country, the Pensioners drawn from the latter.

nele Things, they faid, they took Notice of, not with Design to oppose the Motion, but only to shew the Difadvantages that attended the keeping up of a nuus Standing-Army in Time of Peace; and at the same they hoped it would contribute towards making those erned as careful as possible, not to admit any to the Beof that Hospital, but such as were truly Objects of ity, and deserved to be supported at the Expence of Country.

o this it was answered, That tho' the Nation, by Means e wife Measures pursued by his Majesty and his Royal ecessor, had been so fortunate as to remain for many s in a State of Peace and Tranquillity, tho' that happy should continue for many Years to come, yet it had vs been, and, they believed, would always be deemed Tary to keep up some regular Troops; and while they up any fuch Troops, it would be necessary to grant a Rence or Relief to those Soldiers who should grow old decrepid in the Service; for a poor Man had no other to provide for the Infirmities of old Age, but by the flry and Frugality of his Youth; and it a poor Man d in his Youth forfake every Sort of Business by which ight provide for the Infirmities of old Age, in order to e himtelf fit for ferving his Country as a Soldier, and rder to be ready upon all Emergencies to venture his in the Cause of his Country, such a Man, tho' he parof the Happiness of his Country, and passed thro' Life out Danger, yet he deserved as much to be provided y his Country in his old Age, as if he had been during whole Life involved with his Country in Bloodshed Danger; and in the former Case he would more proy tland in need of it than in the latter; because in e of Peace, a Soldier had nothing but his bare Pay, if which it could not be supposed he could save any ig as a Provision for old Age; whereas in Time of , Soldiers were often allowed to plunder, and fometimes hed themselves by the Spoils of their Eremies.

or this Reaton, if the Pentioners in Cheliea College d become a little more numerous in Time of Peace than ' ime of War, it was a Disadvan age which could not evented, but it was a Diladvantage that was fuffily compensated by the many Advantages the Nation d from a State of Peace and Tranquillity; and the

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Anno 10, Geo. maintaining a sufficient Number of regular Troops had tributed, and would always contribute towards fee and prolonging the Enjoyment of those Advan However, they faid, they could not admit that any ( would be very apt to discharge a Soldier, as long as h every Way fit, and properly qualified for the Service cause the Breeding of a young Fellow up to Dife and making him thorough Matter of his Exercises, v ways a great Trouble to the Officer; and if the ( should discharge such a Man, the Board were not obli admit him to the Benefit of Chelfen Holpital, even t he had been twenty Years in the Service, unless he wa Way disabled, or grown very old and decrepid; at I any such Man was admitted, he was immediately feat Regiment, or to some of the Companies, of Invalid by that Means was made to ferve for that Subfiftence he received from his Country, as long as any Service be expected from him; fo that they believed, there few or no Soldiers upon the Establishment of Chelles pital, but fuch as were real Objects of Charity a a were very fure the Commissioners of that Board had of late as careful as possible not to admit any Man that Establishment who was not every way entitled to Benefit, as would fully appear if any Enquiry should be into that Affair; and then the particular Reasons is late Increase of the Charge of that Hospital would no be made to appear, but would, they were convinced, b proved of by every Gentleman in that House,

This was the Substance of what was faid of each upon this Occasion; after which the Question was pot

the Motion, and agreed to without a Division.

The next Affair upon which there was any confid Debate in the Committee of Supply, was on Wednesd 9th, and Friday the 11th of March, when the Motio made for granting a Million to his Majesty, towar deeming the like Sum of the increased Capital South Sea Company, commonly called Old Scath-Sea nuities; but as this was a Sort of Resolution which never before been moved for, or agreed to, in any mittee of Supply, we shall give our Readers an Acc how the Method of Proceeding came to be altered Seffion, with respect to the paying off the National and the Application of the Sinking-Fund for that pole.

As foon as the House had upon the faid March of folved itself into a Committee of the whole House to

fider of the Supply granted to his Majelly, Sir Robert Anns to. Geo. Walpole flood up, and fpoke to the following Effect, viz.

Sir Robert Walpole.

I have a Proposition to make to the House, which I think will tend to the Advantage of the Public, and against which there cannot, in my Opinion, be any Objection made, therefore I hope it will be agreed to without Opposition; but in order to make Gentlemen thoroughly comprehend the Advantage of what I am to propole, I must beg Leave to explain a little the prefent Circumstances of the Sinking-Fund, and the Method hitherto observed with respect to the

disposing of the Produce of that Fund.

We all know, Sir, that the whole Produce of the Sinking. Fund must be regularly, as it arises, deposited in his Maeffy's Exchequer, and there wait the future Disposition of Parliament, so that no Part of it can be applied to any Use but that to which it has been appropriated by some preceding Seffion; and the Method this House has generally taken for disposing of that Fund, has been, To resolve itself into a Committee of the whole House, to consider of the Application of the growing Produce of the Sinking Fund. This has always been the Method we have hitherto taken for applying that Fund towards paying off any Part of the National Debt; and as we feldom or never pay off under a Million at a Time, there is generally 5 or 600,000 l. Part of the Produce of that Fund, which lies for several Months quite dead and useless in his Majesly's Exchequer; which we must look on as a great Difadvantage to the Public, especially when we confider that the Government is during that Time obliged to borrow Money at Interest for answering the current Service of the Year.

This, Sir, has been the Case for several Years past, and must always be the Case for every Year to come, if the Propolition I am to make, or fomething like it, be not agreed to ; for it is well known the Funds provided by Par-Isament for the current Service of the Year do not immediately produce such Sums as are necessary for answering the Charges of the Government, and therefore his Majelly is every Year empowered to borrow Money for that Purpose upon the Credit of some of the Funds granted by Parliament for the current Service of that Year ; for which he is obliged to pay an Interest of at least 3 per Cent. which is an annual Charge of 10, 15, or perhaps above 20,000 /. a Year to the Public, and a Charge which might, I think, be prevented, by enabling his Majesty to make use of the Produce of the Sinking-Fund then lying dead in the Exche11. 1736-7.

Anno 10. Geo. quer; and whatever Sums might be found necessary to be taken from the Sinking Fund for answering the immediate Service, might be replaced by the Produce of the annual Funds, before Michaelmas, the Time when the Produce of the Sinking Fund is generally to be issued by Direction of Parliament for paying off a Part of the National Debt; or if the Whole should not be replaced before that Time, a fmall Sum might then, and not till then, be borrowed for making good the Deficiency; fo that the Government would never be obliged to borrow fo large a Sum, or for in long a Time, as they generally are, according to the prefent Method.

> For Example, Sir, the Produce of the Sinking Fund is generally computed from Michaelmas to Lady-Day, and from Lady Day to Michaelmas; and it is to be supposed this House will, in the present Session, order the Sum of and Million, being the growing Produce of that Fund from Michaelmas last till Michaelmas next, to be applied to the Paying off to much of the National Debt: This Payment cannot be made before Michaelman next, and as the Produce of that Fund will bring into his Majesty's Exchequer by Lady Day next, or foon after, 5 or 600,000 %, that whole Sum mult, according to our former Method of ordering the Application of that Fund, lie dead in the Exchequer, without its being in the Power of the Public, or the Government, to reap any Benefit from it; and in the mean time, as the Produce of the annual Funds cannot answer the immediate Occasions of the Government, his Majesty may probably be obliged at Lady Day next, or foon after, to borrow 5 or 600,000 /. at an Interest of 3 per Cent. upon the Credit, I shall suppose, of the Malt Tax, in order to answer those Demands which may occur before the Produce of that Tax can come in to fatisfy them : Now if his Majely were empowered to make ule of the Produce of the Sinking-Fund in the mean time, it would prevent his being under a Necessity of borrowing any Money at Lag-Day next; and whatever should be found necessary to be taken in the mean time from the Sinking-Fund, might be replaced by the Produce of the Malt Tax, or fome of the other Funds provided for the current Service of this next enfuing Year, before Michaelmas next, which is the foonest any Payment can be directed to be made out of the Produce of that Fund; or if the Whole thould not then happen to be replaced, a fmall Sum might be then borrowed for a foor Term, in order to make good the Deficiency, and to make that Payment to the public Creditors, which, I suppose, will by this Session be directed to be made

I hope, Sir, I have explained myfelf fo as to be under- Anno to. Geo. flood by every Gentleman that hears me; and if the House II. 1736 7. thinks fit to agree to what I propole, the proper Method of doing it will, in my Opinion, be, To come to a Resolution in this Committee, to grant his Majesty a Million towards redeeming the like Sum of some of the public Debts; and when we take this Affair into our Confideration in the Committee of Ways and Means, we may resolve, That towards raifing the Supply granted to his Majefly, there be iffued and applied the Sum of one Million out of fuch Monies as have arisen, or shall or may arise of the Surplusses, Excesses, or overplus Monies, commonly called the Sinking-This, Sir, I take to be the proper Method of carrying what I have proposed into Execution, and if I find the House approves of it, I shall take the Liberty to rife up again, and make you such a Motion as, I think, ought to be agreed to in the Committee we are now in.

As this new Method of ordering the Application of the Sinking-Fund was generally approved of, the same Gentleman flood up on the 11th, when the House had again refolved itself into the said Committee, and after a short Speech, moved, to resolve, That the Sum of one Million should be granted to his Majesty, towards redeeming the like Sum of the increased Capital of the South-Sea Company, as was then commonly called Old South-Sea An-

nuites.

But as many Gentlemen were of Opinion the faid Million ought not to be applied towards redeeming any Part of the South-Sea Capital, but towards redeeming a Part of the Bank Capital, there enfued a long Debate, in which the Arguments for the Motion were by Mr. Pultney and others Mr. Pultney to the Effect as followeth, viz.

SIR.

As the Sinking-Fund is one of the most useful Funds that Mr. Walker. ever was established in this Kingdom, as it is the only Fund from which we can expect a Diminution of our Taxes, and an Ease to ourselves or our Polierity, and as the Disposition of that Fund is left intirely to the Wildom of Parliament, we ought to be extremely careful of applying it yearly to that Purpole from which the greatest Benefit may redound to our native Country; and when we happen to be in Circumilances to lucky as to be able to apply the whole Produce towards discharging so much of the National Debt, the only two Questions that can fall under our Confideration, are, What Part of the public Debts are most grievous to the Nation in general? and, What Part may be paid off with the greatest Exic to those who are the Creditors of the Pub-

Sir William Windham.

Anno 10. Geo. lic? The first Question deserves, and will certainly meet II. 1736-7. with our greatest Regard; but if it should appear, that the Interest of the Public is no way concerned, which Part of the National Debt shall be first paid off, the second Question will then deserve our Attention; because the greater Regard we thew to the Creditors of the Public, the more we shall establish the public Credit; and the more the Credit of the Nation is ellablished, the more easy will it be for us to me duce the Interest now payable upon our public Funds.

If there were any of our public Debts that bore an Interest higher than the rest, that Debt would certainly be the most grievous to the Nation, and, confequently, ought to be the first to be paid off; but as the whole Debt of the Nation is now reduced to 4 per Cent. or under, except about 1,600,000 l. due to the Bank, which bears an Interest. of 6 per Cent, and which cannot be redeemed till their Term be expired, therefore, the Rate of Interest can be of no Weight in the prefent Question. With Regard to the Interest of the Public, I can think of but three other Motives that can induce us to pay off any one of the public Debts, or a Part of any one of the public Debts, rather than a Part of any other: The first I shall take Notice of it. the Amount of the Sum due; for where feveral Debts are due to feveral different Perions, natural or political, that Debt which is the largest is certainly the most grievous, and ought first to be paid off, or at least diminished so as to bring it upon a Par with others. The next Motive may be drawn from the Taxes which are mortgaged for paying the Interest; for those Creditors to whom the most burden fome Taxes are mortgaged, ought to be first paid of, a order that we may have it the fooner in our Power to fire the Nation from those Taxes: And the third Motive depends upon the Nature of those Companies or Corporations, to whom our present Debts are owing; for a Company that is engaged in Trade, and is enabled to extend their Trade further than they could otherways do, by Means of that Interest which is payable to them from the Government. deferve better to have that Interest continued to them, that a Company, or Sett of Men, who carry on no Trade, or whose Trade can receive no increase, by means of the Dex due to them by the Public; and, therefore, no Part of the Debt due to the former ought to be paid off, as long as there is any Thing due from the Public to the latter.

Now, Sir, with respect to every one of these Metives, I think, they militate firongly in favour of the Motion now made to you. The Debt due to the South-Sea Company is yaltly larger than the Debt due to any other Company in

gdom, and, therefore, not only according to the Anno 10. Geo. Proportion, but according to that Rule which 11.1736.7. vays, I hope, be the chief Director of our Refo-I mean the Interest of the Nation in general, whatyments we are able to make ought to be generally towards diminishing the Debt due to that Company : s to the Taxes mortgaged for the Payment of our Debts, those which are mortgaged to the South-Sea ny are the most burdensome, as will appear to any nan who examines into that Affair; and of the three ompanies who are the chief Creditors of the Pubruft be granted, the South-Sea Company carries on Trade, and is the least capable of extending their by means of that Interest or Annuity which is due from the Public. Thus in every Light we can f we have a proper Regard for the Interest of the in general, we must conclude, that we ought to ap-Produce of the Sinking-Fund towards paying off a the Debt due to the South-Sea Company, rather y other; and as the Debt due to them is now dinto three different Parts, I think, the next Payment o be applied to that Part now called Old South-Sea es; because the Annuities ought to be all paid off, we pay off any Part of their Trading Stock; and as Payment was made to the New South-Sea Annuities, t ought to be made to the Old.

uppose, Sir, that the Interest of the Nation in general ay concerned, which Part of the public Debt shall paid off; in that Case we ought to thew a Regard to e and Advantage of the feveral public Creditors, by the next Payment to those who will suffer the least Payment's being made to them. It is now the ortune of this Nation to have its Credit fo well ed, that all our public Funds fell at an advanced fo that it is a Difadvantage and Lois to every one of lie Creditors to have any Part of the Debt due to aid off; therefore, if the Interest of the Nation be nconcerned, we ought to direct the Payments to be o those who will suffer the least by having a Part of apital paid off; and of all the public Creditors, the ctors of the South-Sea Annuities are certainly those Il fuffer the leaft; because as there is a much larger ie to them than to any other Sett of public Creditors, is cannot fall so heavy upon each particular Person; the Fund they are in Possession of does not fell at a near to high as either the Bank or the East-India confequently the Proprietors of South-Sea Annuities

cannot

to be applied to the paying off so much of Debt; and, therefore, I must conclude, that the public Creditors, as well as in Justice to the Motion now made ought to be agreed to.

The Answer to this, and the Arguments me flewing the Reasonableness of making the ne. the Bank, were in Substance thus, viz.

SIR.

As to the Usefulness of the Sinking Fund, vantages the Nation may reap from it, I entire the Hon. Gentleman who made you the Mo it is one of the most useful Funds that was en in this Kingdom; I know it is the only Fund or our Posterity can expect to get free from Taxes which now lie so heavy upon our Tra and upon our poor Labourers and Manufact ticular; but I cannot agree with that Hon, t Opinion, That the Disposition of the Sinking entirely to the Wisdom of Parliament. Th in my Opinion, evident from the very Words of Parliament by which that Fund was eff by them it is expresly appropriated to the pa of the public Debts and Incumbrances as wer fore the 25th of December, 1716, so that t position left entirely to the Wildom of Parlis respect to the Manner and Method of pas Debts: 'The Parliament may direct what Sun off at any one Time and at what Ti

Duestion which, I hope, we shall have no Occasion to Anno 10. Ges. is in this Session : I am glad to find we have no such 11. 1736-7. ation at present; for the only Question now before us Which of the public Debts contracted before the 25th December, 1716, the next Payment ought to be applied And in confidering that Question, I hope I shall be to make it appear, that, if we regard the public Good. that impartial Justice which is due to all the public litors, the next Payment ought not to be applied to the

Sea Stock, or Annuities. With respect to the public Good, or the Interest of the ion in general, it has been granted, Sir, that if any of

Debts bore a higher Rate of Interest than the rest, that would certainly be the most grievous to the Nation, confequently ought to be the first paid off; and at the time it has been granted, that there is a Debt of 20,000/. due to the Bank, which bears an Interest of Cent. Is it not then evident that this Debt of bo, cool, ought to be the first to be paid off? But we are this Debt cannot be redeemed till the Expiration of Term. I know it cannot; and I likewife know, we not come at the Redemption of this Mortgage, till after have paid off the whole of the other Debts due to the L. Is not this a strong Reason, Sir, for our paying off att as possible all the other Debts due to the Bank, in er to come at the Redemption of this Mortgage of 00,000/, which is now the heaviest Mortgage this Nagroans under? And what flill adds to the Weight of Argument is, that by the time we have paid off the T Debts due to the Bank, and for which they have only nterest of 4 per Cent. their Term will be expired, fo we can then redeem this heavy Mortgage without fur-Delay; whereas, if we do not now begin to pay off other Debts due to the Bank, we cannot, even when Term is expired, have it in our Power to redeem this rigage, because, by Agreement, we cannot redeem it till have paid off all the other Sums due by the Public to Company. Therefore, if we have any Regard to the lic Good, we ought to apply every future Payment to Bank till they are entirely paid off, or at least till they to take 4 per Cent. for this 1,600,000l. as well as for zell of their Fund, which would be a saving of 32 000/. Assum to the Public, and a Saving that would greatly tribute towards enabling us to reduce all our public Debts per Cent. Intereft.

Now, Sir, with respect to the other Motives mentioned the honourable Gentleman, for inducing us to pay off a

order to pay off a great Number of imall C they feldom or never have, or can obtain th which the Public at present enjoys, of making ments to that large Creditor. If a private Mar to one Man, and 4 or 5000l. to ten or a de Persons, tho' he had a Privilege of making ments to his large Creditor; yet, if he could - 1000/. a Year out of his Etlate, he would ce that Saving towards dicharging his small than towards discharging yearly a Part of th In like manner with regard to the Public, it reckoned better to owe a large Sum to the Sa pany, than to owe the fame Sum to a grea private Persons; which was one Reason amou inducing the Legislature to grant them a Power Purchase or Subscription, or pay off all the and redeemable Debts then due by the Public to tude of private Persons. This, I say, was the be a Benefit to the Public, and will certainly fuch, as often as the Public has any Propositie its Creditors; so that the Largeness of the So in Comparison with the Debt due to any oth should rather be an Argument for making no ments to them till all the other smaller Debts be

But, Sir, there is another Advantage which the Public from paying off the Whole, or a the Debt, due to the other Companies, which muing of their exclusive Privilege, must be a Disadvantage Anno 10 Geo) to the Trade of our Country; because a Company can never II 1736-7. carry on a Trade at so cheap a Rate as private Persons can do, and are therefore not fo capable of preventing Foreigners from interfering with us in the Trade; for as they are al. ways at a great Expence, they must have great Profits, and great Profits not only tempt, but enable Foreigners to interfere with us in any Trade. It is not now necessary to shew that the exclusive Privilege enjoy'd by the Bank and East-India Company is a Disadvantage to the Trade of the Nation in general: It is sufficient at present to observe, that this exclusive Privilege cannot be taken from either of them, till every Shilling due to them by the Public be paid off t to that the Expiration of the Term for which that Privilege has been granted fignifies nothing, as long as there is any Money due to them; and furely it would be an Advantage to the Public, to have it in our Power to put an End to that Privilege as foon as the Term expires, in cafe it should then appear to be a Disadvantage to the Trade of the Nation; which Power we cannot acquire but by paying off, in the mean Time, a great Part of the Capital of each. This is an Advantage we cannot acquire by any Payment made to the South-Sea Company; because the exclusive Privilege granted to and enjoy'd by that Company, is a Privilege granted to them for ever; and therefore the public Good of the Nation is not fo much concerned, nor can ever be to much concerned, in the paying off the whole Capital due to them, as it may be in paying off the whole Capital due to either of the other two.

From what I have faid, Sir, in relation to Trading Companies with an exclusive Privilege, it must appear, that when the Trade is once generally known, and thoroughly established, if you can redeem and abolish their exclusive Privilege by the Redemption of the Annuity or Interest payable to them, you ought as foon as possible to redeem both the one and the other; because, by laying the Trade open you will increase rather than diminish the Trade of your Country. Indeed, if the Company has an exclusive Privilege which you cannot take from them, even after you have paid off the whole Debt due to them, the paying off fuch a Debt may be a Difadvantage to your Trade, because you may, by fo doing, prevent the Company's being able to push their Trade so far as they might otherwise have done; and at the fame Time all private Adventurers are precluded from engaging in it by the Continuance of the Company's exclusive Privilege; therefore, it is inconfistent with the public Good to pay off any fuch Debt, or any Part of VOL. IV.

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Anno to: Geo. fuch a Debt, as long as there are any other public Debts to be paid off; and does not every one fee, that this is a good Argument against making any future Payments to the South-Sea Company! For the Interest payable upon their Annuities may contribute as much as the Interest payable upon their Stock, towards enabling them to extend their Trade; because, the only Way by which either can contribute towards enabling them to extend their Trade, is, by the Money's lying for some time in their Hands, before they be obliged to iffue it to the Proprietors; and the Interest Money of their Annuities lies as long in the Company's Hands before they be obliged to iffue it for paying the halfyearly Annuities grown due to the Annuitants, as the Interest Money of their Stock can do, before they be obliged to iffor it for paying the half yearly Dividends grown due to the

Proprietors of their Trading Stock.

As for the Taxes mortgaged to the Seath Sea Company, or to any other Company, they can be of no Weight in the prefent Debate; for whenever we have a Mind to abolia any of our present heavy Taxes, we know, Sir, there is no Company, nor public Creditor in England, but will be glad to confent to the abolithing of any such Tax, and to accept of an Annuity payable out of the Sinking-Fund, in Lieu of the Annuity payable to them out of the Produce of that Tax. This we know by a late Experiment in the Cafe of the Salt Duty, which was once by this House resolved to be the most grievous Tax in England, and was therefore abolithed. In that Cafe we know, Sir, how readily the Smil-Sea and other Companies agreed to take Annuities payable out of the Sinking-Fund, in Lieu of the Annuities payable to them out of the Produce of that Tax a but fo variable are the Sentiments of some Gentlemen, that in true Years Time, that very Tax was deemed not near to grievous as a Shilling In the Pound upon Land, and therefore it was re-ellablished for three Years, and granted for supplying the current Service of the Year, in order to prevent our being oblined to lay an additional Shilling in the Pound but for and Year upon Land; and I think it has fince been continued for iron Years longer, for the very fame Reason and Purpole: Nov I am ahaid we are loaded with it for ever ; for as it as Tax that creates a great deal of Power, the' it produce be little Money, I believe it will always be preferred by a certain Sort of Men to any Tax that may produce a much greater Revenue without propagating any Sort of Posses As for my own Part, I still continue to think it one of the most burdenfome and dangerous Taxes we are tubject to: and notwithilanding the low Interell paid for the Money dat

upon it, I should think, one of the best Uses we could con. Anno to Geo. vert the Sinking-Fund to, would be, to apply it towards II 1736 7. redeeming and abolishing of this Tax; because if we confider the Expences of collecting it, and add that Expence to the Interest paid for the Money borrowed upon it, we must conclude, the Nation pays a heavy Interest for that Money, belides the Danger our Liberties may be exposed to by continuing a Tax which creates fo much Power and produces to small a Revenue, and besides the Danger our Trade may be exposed to by a Tax which enhances the Price of Labour in every Branch both of our Manufacture, Agriculture, and Navigation. Nor would the applying the Sinking Fund to fuch an Use be a new Perverting of it; for as this Tax was formerly one of the Taxes appropriated to the Payment of our Debts contracted before December 25, 1716, the applying the Sinking Fund towards abolishing it, and then reviving it for fupplying the current Service of the Year, was the same Thing as if we had then taken such a Sum from the Sinking-Fund, as would have been fufficient not only for supplying the current Service of the Year, but for redeeming the Tax we had then a Mind to abolifh, for the Ease of our poor Labourers and Manufacturers. But as I have at present no Intention to make any Proposition for applying the Sinking-Fund to such a Purpole, I shall infift no longer upon this Subject.

The proper Question now before us I take to be, Sir, Whether the next Payment from the Sinking Fund ought to be made to the South-Sea Company or the Bank? And as I fet out with faying, that if we shew any Regard to the public Good, or to that impartial Juffice which is due to all the public Creditors, we ought not to apply the next Payment to the South-Sea Company, I think I have shewn that, with respect to the public Good, none of the Motives mentioned can induce us to apply the next Payment to that Company, but that on the contrary, every one of those Motives are throng Arguments for not making any future Payment to them, till all or most of our other Debts be entirely paid off. Now, Sir, with regard to that impartial Julice which we ought to flew to all our Creditors, I shall grant the Credit of the Nation is now fo well established, that all our public Funds felt at an advanced Price, and that therefore it is a Difadvantage to the public Creditors to be paid a Part of what is due to them ; but the only Way of preferving the Credit we now have, is to pay off our Debts as fast as possible without contracting any new Debt, and in making fuch Payments, to thew no Partiality or Favour to one Sett of public Creditors more than another. No Man

H. 1736-7.

Anno 10. Geo. can find Fault with us, or complain of Partiality, on account of our having a Regard to the public Good, and paying off those Creditors first, whose Debts, by reason of any Interest, Privilege, or Circumstance assending them. are most burdensome or inconvenient to the Nation in general; but to far as our Creditors are upon an equal Footing with respect to the public Good, as it is a Disadvantage to every one of them to receive Payment of the whole, or any Part of the Debt due to him, we ought to regulate our Payments in such a Manner as that the Disadvantage may fall upon all, exactly in Proportion to the Share each Man.

or every Sett of Men, have in those Debts.

According to this Proportion, Sir, we have already done Injustice to the South Sea Company ; for to take the Capitala of the South-Sea, Bank, and Euft India, as they flood in the Year 1727, when the great Reduction of public Interest took Place, and to which National Advantage the South-Sea Company contributed a great deal more than its Share, we must reckon that every fourth Payment at least ought to have been made to the Bank, and every elecunth or twelfth to the East India Company; whereas we have already made five leveral Payments of a Millian each to the South Sea Company, and one of 500,000 /, without paying to much as one Shilling of the Capital either of the Bank or East-India Company; for the' one Million has been paid to the Bank, yet Care was taken their Capital should not be thereby diminished, because the very next following Year, a new Sum of 1,250,000 /. Was borrowel from them, which must be redeemed, as well as every other Shilling due to them, before the Nation can get free of their exclusive Privilege. Can this, Sir, be called impartial fulfice, or can it be faid we have shown this partial Favor to the Bank and East India, for the Sake of public Good, and because it is for the Interest of the Nation to support these two Companies, and continue them in Possession of that exclusive Privilege they now enjoy, and by which they have for many Years made to great an Advantage ? No. Sir; I have shewn that if the public Good be engaged ea either Side of the Question, it is on the Side of the Sun-Sea Company, both because the greatest Debt is doe to them, and because we cannot redeem their exclusive Partlege by the Redemption of their Capital, which we may do with respect to the other two.

But, Sir, we are told we ought to thew a Regard to the private Interest of the public Creditors, by directing all future Payments to be made to those who will futter the least by having a Part of their Capital paid off. With all

art, Sir, let us thew as much Regard to the private Anno 10. Ges. of our Creditors as the public Interest will admit; 11.1736-74 not let us fhew a partial R. gard to any one of them, ny Sett of them. We have already shewn a partial to the Bank and East India Company ; we have aldone Injustice to the South-Sea Company. This is of Reason for their Annuities felling at so low a and from this, which is the Effect of our former ty and Injustice, an Argument is now drawn for conthat Injustice in all Times to come. I say in all o come, at least till our Debts be all paid off, which a very long time, if we are to form a Judgment of our Management for thele twenty Years pail: for if gument be now of any Force, it will every Year new Vigour, because the Partiality we shew to our unds, will make them increase in their current Va-Year to Year. From hence we may fee the Weakthis Argument, and furely if we are to thew a Faany of our Creditors, or a partial Regard to the Interest of any Sett of them, it ought to be to those we made the least Advantage by lending their Money Sovernment; confequently the Bank and East India o be the first paid off, because the Proprietors of ele Companies have been for many Years receiving ditional Dividends from the Profits of their Trade; the Proprietors of South-Sea Stock or Annuities ver received to large additional Dividends from the of their Trade, nor have they received any fuch d for fo long a time.

this Reason, Sir, it must be granted, that tho' the tors of Bank and East India should really lose a little an the Proprietors of South-Sea Annuities, the for-I be much better able to bear that Lois than we can the latter to be; because the more they have got by al Dividends, the better able will they be to bear they may fustain by being paid off. But, Sir, I on this Occasion take Notice, that the South Sea es are not at so low a Price in Proportion to our unds as fome Gentlemen may imagine, nor will the ice between the Lofs they may fustain by having t Payment applied to them, and the Lofs the Bank India Proprietors might fullain by its being applied be near to great as the honourable Gentleman has exied to represent. For South Sea Annuities, in Proto their Dividend, are really at a higher Price than sek is at prefent; because, if 4 per Cent. per Ausum, idend of these Annuities, gives 113/, their prefent

Price

any partial Payments for many Years to come Now, Sir, with respect to the Loss either of public Creditors may fullain by having the applied to them, it is certain the South-Sea A lose the whole Advance Price, that is, every will lose at the Rate of 131 per Cent. upon ney he receives as his Share of that partial we are not to suppose, that the Proprietors Stock will lole at the Rate of 801, per Cent. o prietors of Bank Stock will lofe at the Rate Cent. upon whatever Money any of them 1 his Share of this next Payment, if it were i either of them; because, tho' a proportiona Annuity due from the Government will ceaf of the three Cases, yet, in the Case of the A India Company, the Proprietors have another nuity, an additional Dividend, which arife Trade; and as the Trade of neither of them cease or be diminished by this next partial Pa made to them, by the Reduction of their Car tional Dividend must of course increase up remaining Capital, and, confequently, the Ci the whole remaining Capital must rue a gre the present Market Price.

To illustrate what I have faid, Sir, by Fig the present Opportunity will permit. I sha: Capital of the South Sea Old Annuities n

Proprietor of 1000/. Capital will receive 100/. Anno 10. Geo. , and, consequently, will for the future, with- 11. 1736-7. chate, fland poffest d of 900/. Capital only; lote the advanced Price, being 13/, upon the f, no Part of which Lots can be replaced to Advantage his remaining Capital will receive. the Payment then made by the Public. ote the Payment now under our Consideration to the Bank: In that Case a Proprietor of il Bank Stock will receive 1001. confequently 100/. of his Capital annihilated, and will. the future, without a new Purchase, stand pos-'. Capital only; so that he will lose the adbeing 50% but I shall now shew that a great ol. will be replaced to him by an Advantage Capital mult necessarily receive, by means of made by the Public; for as the Bank make at ditional Dividend of 1d. 1. per Cent. per Authe Profits by their Trade, upon their whole ,000,000/. as that Capital will then be reduced ms, and no Part of the Profits by their Trade be diminished, because of the Payment thus by the Public, their whole Profits which were ided upon ten Millions Capital, will for the o be divided upon nine Millions Capital only, ecessarily increase their suture Dividends, and enhance the Price of every Man's remaining e Bank divides at prefent 1d. 1. per Cent. from of their Trade upon the supposed Capital of , we must reckon the nett Profits of their nount to 150,000l. per Annum, and as this r Annum will afterwards come to be divided chions Capital only, the additional Dividend its of their Trade will then amount to 11. 13s. intend of 1/2 101, therefore the future Divi-Bank, if this Payment be made to them, mult 5/. 13s. 4d. and if a Dividend of 5/. 10s. Capital feli at 1501, per Cent. a Dividend of will make their remaining Capital, after a off, fell at 154/. Ics. and upwards; to that etor of 1000/. Capital, will gain by the adof his remaining 900%. Capital, very near 41%. ently, we mult reckon, that no Proprietor of will lole more than at the Kate of about 9/4 this next public Payment's being made to the as every Proprietor of Scath Sea Old Annui-

tion to the Increase of the Dividend, which upon his remaining Stock would atone for the Part of the Loss upon his annihilated Stock. not intend at present to make any Proposition the growing Produce of the Sinking Fund to the Company, I shall not trouble you with the I the Calculation. I know it may be faid, the Payment made by the Public sends a greater Purchasers to Market, the Price of Sauth Sea Cwill certainly rise by such Payments being my but this I have taken no Notice of, because it tage will accrue equally to the three Companies either of them the Payment shall be made to store, can make little or no Difference with a Loss the Proprietors of either of them may su fing a Part of their Capital paid off.

ing a Part of their Capital paid off.

Thus, Sir, it must appear, that if we have shew a proper and impartial Regard to the pub we cannot order the present growing Produce ing Fund to be applied towards paying off any South Sea Company's Capital; and if we have direct this next Payment to be made to those with the least by having a Part of their Capital pair shown that the Proprietors of the Bank will su and therefore the next Payment ought to be me But if we have a Mind to shew a partial Favor Sett of public Creditors, certainly the South Sen

on appear, that among the South-Sea Annuitants, Anno 10. Geri s a much smaller Number of Foreigners in Proportion, II. 1736 7. here is among the Proprietors of any other of our ; and I must think, that Fund deserves most Favour British Parliament, which is most generally possessed itifb Subjects, or at least it deserves equal Favour. is all I have Occasion for at present, for shewing that ext Payment ought not to be made to the South-Sea

any.

I now, Sir, I shall conclude with taking Notice of a ultance relating to the Bank, which ought, I think, to revailing Argument for our refolving that the next int shall be made to that Company. I mean the Exn of their Term which now draws pretty near; for the first of August 1743, we may, upon giving proper , pay off all that shall then remain due to that Comand fo put an End to their fublifling as a Corporation, they obtain from Parliament a Renewal of their which certainly will not be granted without a very le Confideration. While the Debt due to them conas large as it is at prefent, they need be under no inefs, were their Term to expire To-morrow; because know the Parliament cannot pay them off in 1200 oc Years; and while they are under no Unextinels it is they will not be fo fond of renewing, nor will they o large a Confideration. For this Reason I think it lutely necessary to begin now to pay them off; in that we may have it in our Power, at the End of their or foon after, to pay off the Whole, in Cafe we should nd it necessary to put an End to the Corporation, of e they should refule to give such a Consideration for ewal as may be then thought just and reasonable. ope, Sir, I have now shewn that it is absolutely inconwith the public Good, and with that impartial Juitice is due to all the Creditors of the Public, to apply efent growing Produce of the Sinking-Fund towards off any Part of the South-Sea Company's Capital; at by applying it towards paying off the Annuitants t Company, we do an Injustice to those who are best to our Compassion and Favour. On the other I think I have thewn, that if we have any Regard for ablic Good, if we have a Mind to distribute Justice tially to all our Creditors, if we have a Mind to shew ard to the private Interest of our Creditors, by applynext Payment to thole who will fuffer the leaft by its made to them, we ought to refolve, That the Sum of Him Shall be granted to bis Majeffy, towards redeeming L. 1V. Zz

II.1736-7.

Anno 10. Geo, the like Sum of the increased Capital of the Governor and Company of the Bank of England, Therefore I hope the Hon, Gentleman will amend his Motion by leaving out the Words, of the South-Sea Company, as is now community called Old South-Sea Annuities, and inferting in their flead, these Words, of the Governor and Company of the Bank of England.

To this it was replied in Substance as follows, wiz.

SIR,

As to the Power of Parliament over the Sinking-Fund, I must still think it absolute and unlimited, notwithstanding all that has been now or formerly faid to the contrary ; and I have this Advantage, that I have several joint Resolutions of all the Branches of our Legislature in Favour of my Opinion. I cannot eafily imagine the Parliament which established the Sinking-Fund had any Intention to limit or restrain the Power of all future Parliaments, with respect to the Disposition of the Produce of that Fund: They knew it was an Intention they could not make effectual, and I cannot think the Wildom of the Nation would propole or form to themselves an Intention which they knew they had no Power to make effectual; but this is not the Quellien now before us, and therefore I shall not take up your Time

with expatiating upon the Subject.

If we could immediately redeem the original Fund of the Bank, which now bears an Interest of 6 per Cent. I must acknowledge, Sir, it would be a very good Argument for our applying this next Payment to that Company : Nay, it would be a good Argument for our borrowing Money at 4 per Cent. sufficient to pay off their whole Capital, in order to come at the Redemption of that Part of it which bears fo high an Interest, in case they refused to comply with our Terms; but we know we cannot redeem or pay off that original Fund, till the Expiration of their Term, which has fix Years to run from the first of August next ; therefore, the high Interest upon that Part of their Capital can be so Reason for applying the present growing Produce of the Sinking-Fund towards redeeming any other Part of their Fund, which bears the same Interest now payable area almost all the public Funds. We have at least for Years to think of Means for reducing the Interest payable upon their original Fund; and if at the End of that Term, is ficuld be thought necessary to abolish that Company, or put so End to their exclusive Privilege, it will be then easy, more easy than at prefent, to find Money at 4 per Cent. for paying off their whole Capital, tho' not a Smilling of it foculd be paid off before that time; for as the Number of Lenders

upon public Securities will be every Year increasing by the Anno 10, Geo. Payments made out of the Sinking-Fund, let them be made II. 1736-7. to whom they will, it will of course become every Year more easy for the Public to borrow Money at 4 per C nt. nay, perhaps, even at 3 per Cent. than it can be now, or in any preceding Year. On the other hand, if upon the Expiration of that Term, it should be thought proper to continue the Bank, and to continue them in the Possession of their present exclusive Privilege, the more Capital they are then possessed of, the more able will they be to pay a large Confideration to the Public, for a new Term; and if they should refuse to comply with any reasonable Terms that may then be proposed by the Public, I am convinced the larger their Capital then is, the more easy will it be to find a new Company of Adventurers ready to accept of the Terms offered by the Public, and willing to advance Money sufficient for paying off and abolishing the old Company; for every one knows, it must always be a great Advantage to a Banking Company to have a large Capital, and confiderable Sums of ready Money coming in to them

weekly from his Majesty's Exchequer.

I confess, Sir, I am a little furprized to hear it infinuated. that it would be more advantageous or convenient for the Public, to owe a large Debt to any one Company, than to owe a Debt of equal Value to three or four different Companies. If the whole Debt we now owe were in the Hands of any one Company, it would be in the Power of that Company to diffres the Public whenever they had a Mind; whereas, while that Debt is in the Hands of feveral Companies, if one should resolve to distress, the others would probably relolve to support, and by that Means the Public can never be in Danger of being distressed by either. Likewife, while the Debt continues to be in the Hands of feveral Companies, and while it continues to be a Difadvantage to each of them to be paid off, as long as the Sinking Fund produces any Thing, it will be in the Power of the Public to keep every one of them in Awe, and in some Manner to prescribe to each, by threatning to apply the Sinking Fund folely to that Company which shall refule to comply with any reasonable Proposition that may be offered. In private Life, as well as public, it is not fo convenient to owe a large Debt to one Perion, as to owe a Debt of equal Value, and at the fame Interest, to feveral, provided the Debtor can be affured, that none of his Creditors will demand Payment till he is ready to offer it; for the Reason why Gentlemen of Estates generally borrow a large Sum from one Perion, is because a Man of Estate can 222

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Aung 10. Gee, borrow a large Sum at a lower Rate of Interest than he 11. 1736-7. can borrow small Sums; or because some one or other e his small Creditors is every Day teazing him for Payment, which keeps him in a constant State of Uneafines and Troo ble; but if a private Man owed 10,000/. to ten differes Persons, neither of whom, he was sure, would ever Payment till he was ready to offer it, he would not fur in common Prudence, offer to borrow 10,000/. at the Interest from any one Person, in order to pay off the different Creditors; and if a Man had feveral More upon his Estate, and could make partial Payments, irritating his Creditor, I believe common Prudence direct him to apply all his partial Payments toward nishing the largest Mortgage; because a Creditor for Sum, has it always more in his Power to diffrefs his than a Creditor for a fmall Sum can have, unless the tor be a Man who has neither Fortune nor Credit. grant it is better for the Public to owe a large D Company, than to a great and disunited Multitude vate Persons; because to such a Multitude the Puboffer no new Terms, nor can it enter into any Tr Transaction with them; whereas a Multitude unit Company is always governed by the Majority, an Effect but one Person, so that Means may always b for getting them all to agree to any new and rea Terms that may be offered. This was a good Res the Legislature's enabling the South Sea Company chale in, or pay off all our redeemable and irred Debts; but this can be no Reason for saying, that i be better to have the whole public Debts placed Hands of one great Company, than to have it place Hands of three or four different Corporations; because Public may treat with each, and will always be treat more upon the Par with each, than if it had on! powerful and numerous Body to deal with.

> As for the Difadvantage which an exclusive Privile may be of to the Trade of the Nation in general, it a not be of any Weight in the present Debate; became, " at the End of the Term granted to the Bank or East lake Company, it should be found necessary to abolish the land or not to renew the exclusive Privilege of either of them, it will, I am certain, be in the Power of the Public to We row as much Money, at a moderate Interest, as will be cient for redeeming either the one or the other, tho' at 1 Shilling should be paid to either of them before the Expe ration of their Term; and if it fhould be thought it is continue them, and to renew their exclusive Privilege,

Disadvantage to both, but especially the Bank, Anno to Geo. pect to their Trade, to have a great Part of II. 1736-7. paid off; in which Case the making of such ould certainly be an Injury done to the Trade But tho' in most Sorts of Trade, an exege may be of bad Confequence, I am neverpinion, that with respect to the Banking Trade, de to the East-Indies, neither the one nor the carried on with fuch Success, or in such an exner, by private Adventurers, as by a public ith fuch an exclusive Privilege as our present lave; and in this Opinion I am supported by of our Neighbours the Dutch, who, I believe, rade as well as most of their Neighbours, and, hope, without giving any Offence, that they w as difinterested a Regard for the Good of y, as any Nation now in Europe. The Circunk Bills, or Cash Notes, must certainly increase Cash of any Country, and must therefore be of Trade; confequently the more extensive and neral fuch a Circulation is, the better will it nland Trade of that Country. It is true, a , or a Sett of private Men, may, by a long od Management, gain a very extensive Credit. dit can never come to be fo extensive, or near as the Credit of a rich public Company, that d itself with Honour for perhaps some Ages; Credit of a private Man always depends upon that when he dies, his Credit, as to ally future generally dies with him; for it must require efore those who succeed can revive or regain it : ablic Company never dies, nor can their Credit ny fuch Interruption; and as their Managers chosen annually by the Company, there is a erity for its being under good Management, than ink, whole chief Managers are always appointed nce of natural or legal Succession; therefore I think it better for a Trading Country to have a than to trust entirely to private Bankers. Then M-India Trade, it is certain that Trade could not on by private Adventurers, unless the Nation at the Expence of supporting the Settlements. Factories now supported by the Company; and at Case, the Ships proper for the Trade are so coenfive, and the Cargoes so rich, that I question could be carried on by private Men trading In fhort, Sir, we know how our Banking and

ault be in favour of the Motion ; irritat once pay off any Part of the Capital we cannot replace it, but by contract which I hope we never shall, even tho ands refolve to grant the Company a new with respect to the Trade carried on by our companies, it must be granted, Sir, that the Trade as either of the other two; and altho vinced, a Diminution of the Capital of the Ba India would be a Difadvantage to their Trade, from being of Opinion, that the Diminution of Sea Capital would be a Difadvantage to any for they can be supposed to carry on in any time to their Capital is fo large, that the' the greatell were paid off, they would, I think, have sufficie ing for enabling them to push their Trade as Nature of it will admit of. But supposing, th extraordinary and unforefeen Accident it thou otherwise, supposing the South-Sea Company tho one of the most flourishing Trading Company World, (which I should be extremely glad to any prefent Meafure is to be taken, I shall alway much fafer to form a Judgment upon the Exwhat is paffed, than upon any Conjecture of whi pen in time to come; and if we are now to be the Experience of what is pail, I am fure it eafy to determine which of the three Capitals

hat their Consent will always be readily obtained, Anno 10. Geo.
them a Security upon the Sinking-Fund, for an 11. 1736-7.
I to the yearly Produce of the Tax so to be
the obtaining of such a Consent is what we
to be infallibly sure of; and therefore I
all prudent for us to proceed as fast as possible
spion of those Taxes which are allowed to be
ardensome to the Nation in general. As for
been said with regard to the Salt-Duty, it can
Relation to the present Question, therefore I shall

Relation to the present Question, therefore I shall be much Notice of it; but I must declare I am far hinking it near so burdensome or inconvenient as the Gentleman was pleased to represent, nor did I ever to grievous as the Land Tax. There is not a Man Kingdom that seels or complains of what he pays Salt-Tax, but most of the Land-holders in England feel every Shilling that is laid upon their Land. It of them would complain if they were not contain the Parliament takes every Opportunity to retem. We must remember, that when the Salt-Duty lished, there was then no Competition in Parliament it and the Land Tax; if there had, I make no but that both Houses of Parliament would have been

as afterwards, have determined that the Land-Tax far the most grievous of the two. But however sor dangerous the Salt Duty may be, there can be fion for applying the Produce of the Sinking-Fund its Redemption; because in feven or eight Years it course expire; and if any Attempt should hereastree for continuing or reviving it, the Hon. Gentleman n give his Reasons against it, when I am persuaded thave great Weight, as they always have with Jan that hears him.

Tame Opinion they afterwards were, and would then,

De, Sir, I have now shewn that all the Arguments can be drawn from the public Good of the Nation al, plead strongly for your applying the next Payowards redeeming so much of the South-Sea Capital, at there is no Weight in any Thing that has been the contrary. I shall next consider that impartial which is due to all our Creditors, and the Regard that to have for the private Interest of every one, that Rule of Proportion which has been laid down, cording to which it has been said we ought to make future Payments, I cannot think it would be either impartial, or that it would shew a proper Regard for Creditors in general; for as every Payment we make

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Weight, it must be in favour of the Motion: we should once pay off any Part of the Capital of East India, we cannot replace it, but by contract Debt, which I hope we never shall, even tho' afterwards refolve to grant the Company a new T-With respect to the Trade carried on by our the Companies, it must be granted, Sir, that the Company has hitherto been far from carrying Trade as either of the other two; and altho vinced, a Diminution of the Capital of the Bank India would be a Difadvantage to their Trade, yes from being of Opinion, that the Diminution of Sea Capital would be a Difadvantage to any fort or they can be supposed to carry on in any time to ca their Capital is fo large, that the the greatest Ps were paid off, they would, I think, have sufficient ing for enabling them to push their Trade as farextraordinary and unforeseen Accident it should otherwise, supposing the South-Sea. Company should one of the most flourishing Trading Companies World, (which I should be extremely glad to fee any prefent Measure is to be taken, I shall always to much fafer to form a Judgment upon the Experie what is paffed, than upon any Conjecture of what ma pen in time to come a and if we are now to be direct the Experience of what is pall, I am fure it will be

that their Consent will always be readily obtained, Anno 10. Geo. g them a Security upon the Sinking-Fund, for an II. 1736-7. equal to the yearly Produce of the Tax fo to be , yet the obtaining of such a Consent is what we retend to be infallibly fure of; and therefore L k it most prudent for us to proceed as fast as possible edemption of those Taxes which are allowed to be burdensome to the Nation in general. As for been faid with regard to the Salt-Duty, it can Relation to the present Question, therefore I shall much Notice of it; but I must declare I am far king it near so burdensome or inconvenient as the atleman was pleased to represent, nor did I ever prievous as the Land Tax. There is not a Man gdom that feels or complains of what he pays It Tax, but most of the Land holders in England eel every Shilling that is laid upon their Land, of them would complain if they were not cont the Parliament takes every Opportunity to re-. We must remember, that when the Salt-Duty ed, there was then no Competition in Parliament and the Land Tax; if there had, I make no that both Houses of Parliament would have been e Opinion they afterwards were, and would then, afterwards, have determined that the Land-Tax the most grievous of the two. But however adangerous the Salt Duty may be, there can be n for applying the Produce of the Sinking-Fund Redemption; because in seven or eight Years it rie expire; and if any Attempt should hereaster or continuing or reviving it, the Hon. Gentleman give his Reasons against it, when I am persuaded have great Weight, as they always have with that hears him.

Sir, I have now shewn that all the Arguments be drawn from the public Good of the Nation 1, plead firongly for your applying the next Paywards redeeming to much of the South-Sea Capital, there is no Weight in any Thing that has been he contrary. I thall next confider that impartial which is due to all our Creditors, and the Regard ht to have for the private Interest of every one. that Rule of Proportion which has been laid down, ording to which it has been faid we ought to make future Payments, I cannot think it would be either impartial, or that it would flew a proper Regard for editors in general; for as every Payment we make

Anno 10. Ges, must be attended with a Loss to those to whom it is a 11, 1736-7. we ought to make our Payments in such a Manner a the Lois may always fall upon the greatest Numb Persons: A Loss that falls upon 4 or 400 Persons may most insensible to every one, whereas if the same L made to fall upon 100 Persons only, it will be severe by every one, and may in all Probability prove ruinou great many. For this Reason we ought to make all or of our Payments to that Capital which is the largel fuch Time as it be reduced upon a Par, or near upon with some one of the other Capitals; confequently next Payment, and perhaps several future Payments. to be applied to the South-Sea Company, because Capital is by much the largest, and their Proprietor far the most numerous, and therefore the Loss cano fo heavy upon those to whom the Payment is made.

> 'Tis true, Sir, there are, I believe, among the San Annuitants a great many Proprietors for finall Sums haps more in Proportion than in any of our other Funds; but fuch Proprietors have all fomething elle t pend on, and therefore are not fo much Objects of C passion as the Hon. Gentlemen would represent. generally Persons concerned in some Sort of Trade se nefs, and the fmall Sum of Money that will fall to Person's Share, out of any Payment to be made Public, will, or at least may, be usefully employ'd in the Bufiness they are engaged in. The greatest of Compassion are the Proprietors for middling Sun as have 1000 l. two, or three, in some one of the Funds, and have no Trade or Bufinels, nor any T depend on for a Subfiftence, but the Annuity or D. they receive from the Company. By such Proprie Loss will be severely felt, because they can make no the Money they receive, but by laying it out again the Purchase of Stock or Annuities at a very great vantage, and many of them may perhaps be tem walle it in some Sort of Extravagance; but of suc prietors there are, I believe, in Proportion, as many other Funds, as in the South-Sea Annuities, and the the latter deferve no particular Favour upon that Ac-As for Foreigners, I shall not take upon me to fay we our public Funds are most generally possessed by them I am surprized to hear it to much as infimuated, the ought to shew any greater Favour to our own Subjects to those Foreigners who have put such a Confidence Honour of this Nation, as to truft us with the whole greatest Part of their Fortunes : I hope I shall never is

Doctrine established, because I am of Opinion it would Anno 10. Geoboth to the Dishonour and Discredit of the Nation, II. 1736-7. might be of the most dangerous Consequence, if ever Nation should again be plunged in a War as expensive he last. I wish it had not been mentioned; but fince it I thing it one of the strongest Arguments can be made of for inducing us to agree to the Motion, in order to ince the whole World, that this House will never give east Countenance to such a Doctrine. I must now, Sir, Leave to confider the Calculations that have been made newing that the South-Sea Annuitants will fustain a ter Lofs by the next Payment's being made to them, the Proprietors of Bank Stock would fultain, if the Payment should be applied to them. The Calcuas I must confess are ingenious enough, but they are all lett upon two Suppositions, neither of which, I am will hold. They are all founded upon thefe two ofitions, that neither the Trade of the Bank or East-Company will be in the least diminished by our paya Part of their Capital, and that the remaining Stock in its Value according to the Increase of the future ands. As to the first of these Suppositions, I am conit will not hold, especially with respect to the Bank; paying a Million to them, we shall make them lose DO /. a Week, which is now coming in to them from the Exchequer, as a Supply for the ready Specie ad it necessary to keep always by them, in order to e the Cash Notes or Bank Bills they have out; e, upon the ceafing of that weekly Supply, they ther diminish the Number of Notes they now have plation, or they must keep a greater Stock of ready by them; by either of which they must necessarily the Profits of their Trade, and confequently this wion must appear not to be well founded. Then as -other Supposition, I do not think there is the least wion for it, because we know, the Price of any Sort ac depends as much upon the particular Whim or that may happen to prevail, as the Price of any dity whatever. It neither depends upon the Dito be made, nor upon the Certainty or Probability Dividend will be increased or continued. Of this Lent Market Prices of our Stocks is a convincing for if one were to judge from common Senie, or afon of Things, it is certain the Price of Bank Stock to be higher in Proportion to its Dividend than the of any other public Fund in England, and yet we find ower than either Enft-India Stock or South-Sea Annui-

Auro 10. Geo ties; therefore to suppose that any Stock will rise in Pro-II. 1736-7. Portion to the Increase of its Dividend, must be a very uncertain and deceitful Foundation for any Calculation. the contrary, our directing the next Payment to be made to the Bank would. I believe, possess the Generality of Mankind with an Opinion, that we were refolved to abolish the Company at the End of their 'lerm, which would of course run the Price of their Stock down to very near Par, and confequently I think it most reasonable to believe, that the Proprietors of Bank Stock would not only lofe at the Rate of 50 l. per Cent. upon their Stock annihilated, but very near 50 l. per Cent. upon all their remaining Stock, in Case we now resolve that the next Payment shall be made to them.

> For these Reasons, Sir, and a great many others, which I shall wave troubling you with at present, I am still of Opinion, notwithtlanding what has been faid by the Hca. Gentlemen on the other Side of the Question, that if we have a Mind to shew a proper Regard to the public Good. and to the private Interest of our public Creditors in general, we ought to apply the present growing Produce of the Sinking-Fund towards redeeming the like Sum of the South Sea Company's Capital; and that, confidering the great Amount of that Company's Capital, confidering how far it execute the Copied of any other C mpany, in the our raving appared formary forcefive Pavin, its forced in: recovery of that C plant, nor can applying this must Payment to the and that he can be controld with any lejuntee or this methy is there error I am it a ogree-ing it is a Mitton will be on result, and, I hope, the Irrare Commons with no in Confe.

> A single District the Credit is was put announced Methode the common the Affirm two without in forms. The Sandler of roar Nett in were, Sir Pol ar Para . M and M and M are M are M and M are M a Laid State is and the openhers of and the Metter were  $Sin^{-1}$  is those  $Sin^{-1}$  below  $Sin^{-1}$  below  $Sin^{-1}$ . For  $Sin^{-1}$   $Sin^{-1}$ Which the St. Dear Half Charles Six From Politics St. Terras Control of the Lord Bandaire, Samuel Sarati, L. p. and the North rest to each We

On hearing that with this Refulation was reported to the linear or lagriculto without any formed Debog, 1: Et Mitte up in that October, Sir Mite Raymard, and some costs. if the to the light as for ewe, a.t.

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Lumand

I final not a woppele our egicting to the Reichtler ? the Committee; but the only Argument made use of a Committee in favour of the Motion, which to me feemed Anno 10. Geo. have any Weight, was, That at the End of the Term 11 1736 7. granted to the Bank, and which expires in August 1743. would be easy for the Government to raise Money at 4 Gent, sufficient to pay them off, in case it should be ought fit to abolish the Company, or put an End to their clusive Privilege; or in case the present Company should use the Terms offered for renewing their exclusive Privie. I confess, Sir, this Argument had very little Weight th me; because, in my Opinion, it will be impossible the Government to raife 10,000,000 %. Sterling at ce, at 4 per Gent. or any other Interest, especially when have such a powerful and rich Company to oppose it, as prefent Bank is, who, by the Indulgence that has been fate Years thewed them, are in some Measure become ifters of the public Credit of the Nation, and who will tainly oppose, with all their Might, a Scheme concerted the Ruin of their Company, and for making every paralar Man in it lose at least 50 L per Cent. of what he y then call himself worth: This, I say, appears to me polible; and if we judge from the Experience of palt mes, I am fure we must conclude it will be impossible; t fuch feems to be the Fatality of some Gentlemen, that en the Experience of what's past ought to persuade us to ce any particular Meafore for the public Good, they then ge from very improbable Conjectures of what may hapin Time to come, and when probable Conjecture of what y happen longht to prevail with us to take any particular rature for the public Good, they then determine themselves the Experience of past Times, the the Circumstances very far from being the fame.

This, Sir, is the very Cafe, with respect to their Method judging about the future Price of Bane Stock. 'Tis true, ile a Spirit of Stock jobbing prevailed in this Kingdom, tile that Spirit was encouraged by those who ought to ve behaved in a quite different Minner, the Price of ock very much depended upon what was called the him or Humour of Change-Allen, which was never gorned by Reason, but by Are and fraudulent Practices ; but ce that Spirit has fublided, and the chief Method of eping it up has been abolished by Act uf Parliament, Peonow begin to judge reasonably, and, therefore, the ce of Stock now depends very much aponthe Dividend ide, and the Probability that the tame Divisiond will be ntinued, or perhaps increased. For this very Reason and Stock does now fell, and ought to fell, at a lower ce in Proportion than Sweb-Sea Annuities; bemufe Pro-

Injustice to the Bank, by paying them off fooner the of the other public Creditors; for if the Bank be wi to pay a just Price for the Continuance of their Cong and if that Contingance be no Detriment to the Pub would be unjust to make any more than proportional ments to them ; to that by our refolving that the Payment should be made to the Bank, the Proprietor take no Alarm, unless they either think that the C ance of their Privilege would be a Detriment to the or are refolved not to pay a proper Confideration for either of which Cases it would be a just Alarm, an we ought not to prevent; because it would be be-Loss should fall upon them by Degrees, than that in fall all at once, as in either of thefe Cafes it must de End of their present Term. As to the Profits the makes, or may make by its Trade, I shall only tal tice, that the Quantity of ready Specie they are oblkeep by them, depends but very little on the Notes they have out, but upon the Extent of their and the Circumffances of public Affairs at the A Bank newly fet up, or of a very small Capita keep a greater Quantity of Specie by them in Prothe Notes they have out, than a Back of effablished . or of a larger Capital than their Trade can possibly rewhich is the Cale of our prefent Bank; and when Affairs are in a variable and unfettled Condition, every ought to keep a greater Quantity of Specie by them in portion to the Notes they have in Circulati

ment made use of, but that I think, if there be any fine to. Gee, g at all in the Argument, it must be of great Weight 11. 1736-7. espect to what I am to propose; and, therefore, I hope I have the Concurrence of all those who thought it a Argument, and particularly of the Hon. Gentleman made use of it. Sir, if we are now in such Circumas that we may any way expect in 6 Years Time to to raise 10,000,000 L at once, and that in Spite of of opulent Company in England, I am fure we may egin to think of reducing the Interest payable to the

Creditors, and may begin to take fome Meafures t Purpole. I wish some such Proposition had come he other Side of the Houle; for fome Gentlemen be resolved not to approve of any Proposition or but what comes from themselves, and, to return impliment, their Reasons are so weighty, that they ly prevail. As for my own Part, if my Reatons my Weight with those that hear me, I am fure I have som been heard by the Majority of this House, ever had the Honour to fit in Parliament, and yet I have raifed my Voice as much as I could. This has made me thy of making any Proposition to the or of offering any Scheme, which I thought might the Good of my Country 1 but the pleaning Profpect . Gentlemen have given us of the flourishing and State of our Country 6 Years hence, emboldens me make you a Proposition, because from what they d, I cannot but expect their Concurrence, and from have good Reason to expect Success.

my Hopes are not quite fo fanguine, tho' I am of we can never be in such Circumstances as to be maife 10,000,000 h at once, in Spite of the Bank, . I am convinced, it is now high Time for us to reducing the Interest payable to our public Creand my Reason for thinking to is neither founded Experience, nor upon future Conjecture, but upon ent Circumstances: I mean, Sir, the present high E all our public Funds, and in particular the high our public Securities, which bear an Interest only per Cent. When fuch Securities are at five or fix above Par, it is a certain Proof that the natural of Money, upon public Securities at least, is below at, that many of the public Creditors would be eccept of an Interest of 3 per Cent. rather than be and that the Government might borrow fome shall not pretend now to afcertain the Sum, at

enabled us to bring the Interest payable upon the Bank Capital down to 3 per Cent. in two or three." If we had ordered a Million to be paid to them at M mes next, we might, without doing an Injustice, ha dered that no Part of that Payment should have been a towards such of the Proprietors of the Bank as were w to accept of an Interest of 3 per Cent. upon that P the Capital which belonged to them; but that the should have been applied towards diminishing the Capi those who were not willing to accept of such an Ist and for this Purpose the Government might have best powered to open Books of Subscription for the Bank Pr tors to come in and subscribe for that Part of the which belonged to each of them: And further, as couragement for the Proprietors of the Bank to com fublcribe, it might have been ordered that no future ! should have been applied towards paying off any the Capital fo fubicribed, as long at there had Part of the Bank Capital unfablerized. By this !do not know but we might, even at Michaelmas ne brought the whole Capital of the Bank, at leaft Part of it which can be paid off before the End Term, down to 3 per Cent. In which Care, us no could then have been iffued from the Sinking I Michaelmas next, we would have had above yes Mr. have disposed of next Session of Parliament a and with two Millions in ready Money, and whit we might the

Afiffance, we might be able to borrow right or Anno 10.

Millions at once at 3 per Gent. especially if the Proprie. III. 1730

pinals, with an Affirance that no Part of the Capital for the Seath of the Grace Train Term of Years.

Proposition, Sir, would certain Term of Years.

And the most useful Effect, if upon these Terms and the most useful Effect, if upon these Terms fuppose we should agree with our Committee, suppose we should agree with our Committee, suppose that a Million be granted to his Maker of the Seath Sea Company, as is now commonly called to them, and may have a very good Effect, at dalaying the attended with no bad Consequences.

edelaying to pay off any Part of our public Debts Favour, it is both just and reasonable that Favour bestowed upon those who are willing to accept of A of 3 per Cent. inflend of 4. Therefore my Proyow is, that in order to fee which or how many South Sea Annuitants are willing to accept of 3 per a certain Term of Years, rather than he paid off of their prefent Capital, the Government, or the oners of the Treatury, thould be impowered to ks of Subscription for such of the Old South-Sea es as are willing to accept of an Interest of 3 per 14 Years certain, rather than be paid off any Part resent Capital at Michaelmas next, or at any other ing that Term ; and that it should be ordered, rt of the Million to be paid at Michaelmas next plied towards paying off any Part of the Capital d, but that the whole shall be divided and apto towards diminishing the Capital of such of 16-Sea Annuitants as shall not subscribe before next. If all the Old South-Sea Annuitants ibe, the Confequence will be, that no Part of an then be issued from the Sinking-Fund at ext 5 in which Cafe we shall have 1000 Millions in next Sellion of Parliament, and with these we may, I am confident, be able to reduce the Bank likewise to 3 per Cent. at the very as following; after which we shall have no face the New South-Sea Annuities and all our ads to the fame Rate of Interest. ion feems now to be formed, that none of ors shall have a Shilling pard to them, till Annuities be paid off, I shall the

11. 1746-7-

Asso 10. Geo. is no very unreasonable Supposition to suppose, that Old South-Sea Annuitants would subscribe before Mich next; for which Purpose I shall suppose Old and New Sea Annuities to amount to 25,000,000 /. and that t of them will ever fell for any Price above or under per Cent. In this Cafe, if a Million should be paid to yearly, it will amount to 4 per Cent. the first Year ; every one of the Proprietors will have a per Cent. Capital annihilated, which, at 113 l. per Cent. is about 4 l. 10 s. 5 d. and therefore, as he receives of in Money, he must lose, the very first Year, 10 which Lofs, by the yearly Diminution of the Capit the yearly Increase of the Sinking-Fund, will i every Year fo fast, that in five or fix Years. I recken Proprietor will lose t per Cent. upon the Capital possessed of, by every Payment made by the Publi which Reason every Proprietor of South Sea Annui he understands his own Interest, would certainly cl accept of 3 per Cent. for 14 Years certain, rather th main subject to the Annihilation of so much of his t yearly, and the Trouble of receiving such partial Pay. and of replacing those Payments some way at Inter investing them in some Sort of Trade or Business.

I have made the Calculation, Sir, upon Old and South-Sea Annuities taken together, for the fake o and Perspicuity; but it will come out the same, if we the Calculation upon the two, feparately; and, therei think there is a great Probability in supposing that a Old South-Sea Annuitants will become Subjeribers for a ing 3 per Cent. upon their Capital, for 14 Years co before Michaelmas next, if we give them an Opportu to doing; because, if any Number of them should ful the Lofs will fall extremely heavy upon those who d which will of course be a prevailing Argument wit most obstinate. But suppose no one of them does co to subscribe, it can be attended with no had Confequ the Government will then have nothing to do but t the Million at Michaelmas next, and it will be diffribut rata among the Old South Sea Annuities, according

Direction of Parliament.

Before I conclude, Sir, I must take Notice, that we to endeavour, as much as possible, to reduce the R Interest, especially upon the Debt due to the Bant, I we come to any Agreement about granting them a Term: for if we do not, the Reduction of their Inter 3 per Cent, will be looked on, perhaps, as a full Cont tion for that new Term; whereas if it thould be re

before that time, the Confideration must be paid wholly in Anno 10. Geo. ready Money, which will enable us to pay off any Debts II. 1736-7-

that may be still standing out at 4 per Cent.

Thus, Sir, I have laid before you a Proposition, which, I am fure, may tend greatly to the Benefit of the Public, and can be attended with no bad Confequence, nor with the least Danger of any bad Consequence; yet, nevertheless. I should not, I believe, have had the Courage to offer it, if the great Hopes given us by some Honourable Gentlemen in the Committee, of our being able to do Wonders 5 or 6 Years hence, had not made me imagine, that I should certainly have their Concurrence. Whether we can now properly take this Affair into Confideration, I do not know : but if it should be thought we cannot, I think we ought to resolve ourselves into a Committee of the whole House, to confider of the National Debt, or into some such Committee. in order to take this or any other Proposition of the same Nature that may then be offered into our Confideration ; for farely we ought not to fit here and fee 3 per Cent. Securities felling at a Premium, without endeavouring to take fome Advantage of that favourable Conjuncture, for lowering the Interest of these National Debts which now bear an Interest of 4 per Cent.

Upon this it was faid by Sir Robert Walpole, and some others, That public Credit was a Thing of such a ticklish Sir Robert Nature, it was dangerous to meddle with it at any Rate, but much more, to make any Step which might affect it, without the most mature Consideration. That in a very few Years we might, perhaps, be able to reduce the whole, or the greatest Part of the public Debts to an Interest of 3 per Cent. but they were afraid it was not yet Time to make any fuch Attempt. That to make any fuch Attempt without Success, would certainly be attended with bad Confequences; for as public Credit depended intirely upon the Opinion of the Generality of Mankind, a vain and unfucceisful Attempt to reduce the Interest payable upon any of our public Funds, would be attended at least with this bad Confequence, that it would give many People a mean Opinion of the Wisdom and Prudence of the Government; and no Man would trust, or continue to trust his Fortune in the Hands of those whose Wisdom and Prudence he had an good Opinion of; fo that the attempting to reduce the Interest might give a much greater Check to public Credit than fome Gentlemen feemed to be aware of, and might put it out of their Power to reduce the Interest payable upon any of the public Funds, for a much longer Time Bbb Vol. IV.

Anno 10. Geo. than it would have been, if no such unseasonable Attempt II. 1736-7. had been made.

However, they said, they were not against going into such a Committee as had been proposed; because Gentlemen would then have Time to consider of what they were about; and if any seasable Scheme should be there proposed for reducing the Interest now payable upon any of the public Funds, they should most readily agree to it. Whereupon, the Resolution of the Committee of Supply was agreed to without a Division; and then 'was resolved, That the House would, upon that Day Se'nnight, resolve itself into a Committee of the whole House to consider of the National Debt; after which 'twas ordered, that a State of the National Debt, as it was the first of February las, should be laid before the House.

Which was accordingly laid before the House on Marie 18, and is as follows;

Witch Lane

An Acoust of the Produce of the Sinking Fund in the Tear 1736, and to the Payment of what Debts contraded before

charge of fo much of their Capital By Money issued towards discharging the National Debt between Dec. 31,1735, and Dec. 31, To the S. S. Comp. in Dif. Stock of New Annuities. December 25, 1716, the faid Fund bas been applied. Per Contra. 137730 13 10 1203447 19 81616 The Exchequer to Cash of S.? Fund on Dec. 31,1735, is To the Produce of S. Fund between Dec. 31, 1735, and Dec. On the aggregate Fund, General Fund. S. S. Comp. Fund. 31, 1736, viz.

2439 16 11 57984 16 10043 9000 0000 ť 10000001 6 To Gee. Lord Middleton, & aliis, of Lotttery Annuities in 1731, at 4on the Salt Duty further conties, the Money referved for the Payment of the faid Ann, being carried to the S. F. by an Act 13 G. To compleat the 1000000 l. To make good the Deficiencies To pay Interest on the Loan To pay the Annuities on 600000 l. at 3 per Cent. granted for a Dobt on the Bankers Annui. granted for the Year 1735. 1736, due at C*briftmas* 1736. Cbrismas 1735. tinued, 1735. 1341178 13

251710.15 10 1341178 13 1089467 17 Bal. in Cash D. 31,1736.

A State of the National Debt, provided or unprovided for by Parsiament, as it food Dec. 31, 1735, and Dec. 31, 1736.

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	•				BANK of England.

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fubscribe their respective Annuities, should be

Upon this Motion there were long Debat Committee did not come to any Refolution therefore, 'twas refolved, That the House that Day Sevennight, resolve itself into a Cor whole House, to confider further of the N and it having been much infilted on, in thi there was a great Part of the South-Sea Old nuities in the Hands of Widows and Orphan who were Proprietors for very small Sums, Day 'twas ordered, That an Account should the House, of the Quantity of Old and I Annuity Stock, and the Number of Annuit intitled to any fuch Stock, not exceeding 10 Annuitant; and also, 'twas ordered, Th should be laid before the House, of the Q and New South Sea Annuity Stock, holder cutors, Administrators, and Trustees, and & fuch Trusts: Which Accounts were presented by Mr. John Bristow on the Friday follow Monday the Order of the Day being read, counts referred to the Committee, the House again into the faid Committee, when the D aforefaid Motion was refumed; in which Sir spoke in Substance as followeth, wiz.

S 1 R,

As fome Things I mentioned in the

d only the Application of the Million, to be Anno 10. Geo. bacimas next, to fuch of the South-Sea Old An. II. 1736-7. y, as are not willing to accept of an Interest of for if there are any who are willing to accept Interest, and I am convinced there are a great off think it a very abfurd Sort of Conduct in the make any Payment to them, as long as there is blic Creditor who will not accept of fuch a low lowever, as this House seems to be of a contra-I shall readily submit; but as the House then on the Committee we are now in, I thought ged as a Member of this House, and as one ly defires to fee the Nation freed from its Debt. ople freed from their perpetual Taxes, I mean made perpetual by Parliament; I fay, I thought ged to turn my Thoughts that Way : and from our present Circumstances, and the present low terest, I am of Opinion, that the Scheme for e Interest of the public Debts may be pushed n I then proposed or thought on.

ne knows, Sir, that the Price of all our public ow at a higher Rate than ever it was before, easonable Foundation: Every one knows, that publick Securities, which bear an Interest of 3 only, now fell at a Premium in 'Change Alley; be of Opinion, it would be an unpardonable us, not to endeavour to take Advantage of that cumstance, for the Benefit of the Public. I am here are few or none, who are willing to give a or any 2 per Cent. Security, but would willingly Money to the Government at the fame Interest, f Subscription were opened for that Purpose, with ce that no Part of his Principal should be paid Years; and therefore, I think, we ought to have s always lying open at the Exchequer, or fome enient Place, for taking in the Subscriptions of are willing to lend at 3 per Cent. in order to pay ner fuch of the public Creditors as are not wilept of a lower Interest than Four. If this were ould convince all our public Creditors, who are d to an Interest of 4 per Cent, that the Governearnest, and firmly resolved to pay them off as lible; and as the only Contest among the public now is, which of them shall be the last in being tis more than probable, the far greatest Part of ld come in and fubicribe what is due to them y, at an Interest of 3 per Cent. rather than run

the

affured of, in lending upon the most undou curity, it is certain the natural Rate of In lic Securities will always be lower than to of Interest upon private; therefore the oreducing the latter is, to reduce the form you have reduced both, then, and not till safely venture to reduce the legal: And that Interest upon private Securities, is of great every Nation where it can be brought about be as little questioned by those who have Experience, or to the Nature of Things, pends upon Speculations, and upon Facts with the same to the same upon the Subject.

'Tis certain, Sir, the Strength and Pow can be increased only by multiplying its creasing its Trade, or improving its Lands Territory weakens, instead of strengthenis that Territory lies desart and thinly inhabit greater Frontier a Nation has to defend, the be exposed to Insults and Incursions, unless e Frontier be so well stock'd with People, the defend themselves against any sudden In Frontiers of every Country will always with People; for Mankind always retire they can; which is the Reason for the Heart of every Country's being generally the As to the multiplying or increasing the N

ation to take every possible Method for increasing its Anno 10. Geo. rade, and improving its Land; and nothing can tend II. 1736-7. ore to either of these Purposes, than a low Rate of Inteft for the Use or Forbearance of the Payment of Money

tween Man and Man.

With respect to Trade, Sir, it is either foreign or domec, and both depend in a great Measure upon the low Rate Interest; for Mankind naturally pursue that which is eir greatest Advantage, and but few Men will be either gal, diligent, or industrious, if they can live otherwise; erefore, if a Man can live indolently upon the Interest his Money, he will generally follow no Trade or Imsyment; and if he can make more of his Money by iding it at Interest, than he can make by imploying it in ade or the Improvement of Land, he will always chuse former. For this Reason the People of a Country, sere the Rate of Interest is high, will never carry on y Trade for to small a Profit, as the People of a Country ill do where the Interest of Money is low; nor will the flons engaged in Trade ever be so numerous or so rich the former, as in the latter. Suppose in this Country, a in may make 5 or 4 per Cent. of his Money, by lending If Interest upon a certain Security; we cannot, in that fuppose that any Man will take the Trouble of carryon any Trade, by which he cannot make 8 or 10 per Profit: Whereas in Holland, where a Man can never more than 3 and often not above 2 per Cent. by mg his Money at Interest upon a certain Security, we suppose that in that Country, a Man will be glad to e in any Trade, by which he can make 6 or 4 per Profit; and an additional Advantage is, that in Hol-Man who has but 1000/, or 2000/. Capital must arily engage in Trade, because he cannot live upon gal Interest of his Money; whereas a Man of that in this Country, may live comfortably in most as of the Kingdom upon the legal Interest of his > fo that more Men, and Men of greater Stocks, ceffarily drove into Trade in that Country than in and their People will willingly engage in a great Branches of Traffic, which no Man in this Kingwill touch at; because he can make as much, or very much, by imploying his Money in our Funds, as d expect to make by that Traffic.

s, Sir, gives the Dutch, and the French too, a great tage over this Nation, in all Branches of Traite which be carried on at a small Profit, such as the Carryingand the Fishing-Trade, but especially the latt, which OL. IV. Ccc

Anno 10. Geo. II. 1736-7. I hope some Gentlemen who hear me will take particular Notice of; and I shall add this other Observation. That is those two Trades there are more Ships, and more Seamer employed in Proportion, than in any other; and the Seamen thus employed are more useful for the Desence of their Country, because they are always at Hand upon any suitant Emergency; which I hope every Gentleman will take particular Notice of, who has any Regard to the Nami

Power, or the Security of his Country.

All the Branches of foreign Trade, Sir, which any Nation does or can carry on, must consist either in the Carying Trade, the Fishing-Trade, or the exporting their Many fictures and Produce to foreign Markets, and impering those foreign Commodities which they have Use for at home In the first Two, we are under such a Disadvantage, by the high Rate of Interest among us, and the small Profit to be expected by the Trade, that few or none of our People will engage in either; and in Fact we have but very little of either, and would have none at all, if it were not for the many natural Advantages we are blefs'd with above any other Country upon the Face of the Globe. And at to our Trade of importing and experiting our own Commodities and such foreign Commodities at we have Use for, it copends upon the Cheapnels of our Navigation, and proper Laws for its Encouragement. As to the Cheapnels of our Navigation, it will always depend upon our People's inploying their Money in that Way at a fmall Profit a fo that in this too, our Neighbours have a great Advantage ever us; for they will be glad to imploy their Money in that Way, if they can make but 6 or 4 per Cent. Profit; whereas we cannot, suppose any of our People (except such as wenture, or, as they call it, throw away a little Money we the Service of a Friend) will imploy their Money in that Way, at a Profit less than 8 or 10 per Cent. fo that beth Ship building, Ships and Freight, would be cheaper in our neighbouring Countries than in this, by at least a per Cont. if it were not for fome matural Advantages we are likewat bleffed with in this Particular, and the great Supply we now receive from our Colony of New England; but, notwithflanding all their natural Advantages, a per Gent. Diference is such a great Advantage in Favour of some of our Neighbours, that if it were not for the Navigation Ad, and other Lawrin Favour of our own Shipping, I am convicced we should fee our Ports every Day full of Dated Ships and Seamen ; and even as it is ove may observe that the Numbet of Hamhurgh, Harborough, Danijh and Sweetijh Ships, is every Day increasing in the River Thantes and for what I know, in feveral other Ports of the Kingdom. But.

But, Sir, I need not insist so much upon the Prejudice a Anno 10. Geo. high Rate of Interest does to our Navigation, with respect II. 1736-7. to our Importation and Exportation; for if our picsent Rate of Interest, and our present Taxes continue for some Years longer, I am afraid we shall have very little either of Manufactures, or Home Produce, to export; and in that Case our Importation must likewise decrease in Proportion; because we shall not then be able to give either Money, or other valuable Consideration in return. With respect to our Home Manufoctures, it is certain the Exportation of them can proceed from nothing but our Merchants being able to fell them cheaper, or at least as cheap in foreign Markets, as any foreign Manusactures of the same Kind and Goodness can be sold. Let us then see how the Difference of Interest may affect this Branch of Trade. Englishman will not invest his Money in the Carrying on of any Manufacture, unless he can make 8 or 10 per Cent. Profit; a Dutch or a Frenchman will gladly invest his Money in the Carrying on of a Manufacture, if he can make 4 or 6 per Cent. Profit; therefore, supposing all other Charges equal, a Dutchman or Frenchman will fell his Mahusactures to the Merchant Exporter 4 per Cent. cheaper than the Englishman will do. Here is an Overload of 4 per Cent. upon our Manufictures at every foreign Market. Again, an English Merchant will not employ his Money in the Exportation and Sale of our Manufactures, unless he can make 8 or 10 per Cent. of his Money; a Dutch or a French Merchant will employ his Money in the Exportation and Sale of the Manufactures of his Country, if he can thereby make but 4 or 6 per Cent. of his Money : Here is an additional Overload of 4 per Cent. upon our Manufactures at every foreign Market; fo that all the Manufactures of this Kingdom, by means of the high Rate of Interest, carry with them to every foreign Market, a Load of 8 per Cent. er Annum, more than the Dutch or French Manufactures carry with them to the same Market, without mentioning he Difference of I reight, and several other additional Overoads, that naturally arise from the high Interest of Money n this Kingdom, above what it is among our Neighbours nd Rivals.

This fingle Advantage, Sir, is of itself sufficient to exlude our Manufactures from every Market in the World, there our Rivals can come in Competition with us; but if re confider, what a heavy Load is added to the prime Coft f all our Manufactures, by the Taxes laid upon several faterials necessary for working them, up, and by these Cccz

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Anno 10. Geo. Taxes which are laid upon many of the Necessaries of Life. we may have fome Reason to be surprized there is at this Day a Shilling's worth of any Sort of Manufacture exponent from Great Britain; for that we fill do export gree Quantities of Manufacture, is certain; and because this may be an Argument with some for concluding there is nothing in what I have faid, I must beg Leave to confider fome of

the natural or acquired Advantages we still enjoy.

Before the Peace of Utrecht, we had no Rival in the Woollen Manufacture Trade but the Dutch, and over them we have many natural Advantages both as to our Situation. the Goodness of our Ports, and the principal conflitoent Materials of that Manufacture, all of which they are obliged to furnish themselves with at second Hand, To this I shall add, that when the Woollen Manufacture was first chiefly established in England, which was in the lone and happy Reign of Queen Elizabeth, the Interest of Money was pretty much the fame in both Countries, and the Durch were engaged in a bloody and dangerous War, and in establishing their Commonwealth and their East Joine Trade, so that their People had not much Time to thick of improving any Sort of Manufacture. By these Means we got ourselves riveted in the Possession of all the principal Marts for Woollen Manufacture both in Afia and Europe; and that Poffession we in good Measure kept, till the Bremning of the last War with France and Spain, when we were fo wife as to prohibit Trade with both. During that long Period, the People in Turkey, Spain, Portugal, and even in France too, till the Revolution, became to accustomed to the wearing of English Cloths and Stuffs, that it was not enir to make them change their Merchant; for a long enablished Cultom in any Country, especially in Turkey, Spain, and Portugal, is not eafily altered, nor are People apt to go to a new Shop, as long as they meet with tolerable Uinge to the old. Thus by getting Poffellion of the Frade, and keeping that Poffession for to long a Time, we acquired as Advantage, which could not eatily nor speedily be takes from us; and this acquired Advantage is, I am afraid, the chief Support of our prefent Exportation : But in a long Course of Time we may entirely lose this Advantage; and we are in the more Danger, because we have now got a Rival in the Woollen Manufacture Trade, much mere formidable than the Dutch, and of much more dangerous Confequence.

Before our late happy Revolution, Sir, they had but few Manufactures of Woollen Cloth in France, and fuch at they had were of the coarselt Sort ; fo that they were farnished with all their fine Cloths either from Holland or Anno 10. Ges. Empland; but after the Revolution we found ourselves, it II.1736-7. feems, under a Necessity of prohibiting all Manner of Trade and Intercourse with that Kingdom. This prevented its being in their Power to have any Woollen Manufacture directly from England, which laid them under a Necessity, and at the same Time furnished them with the Means, of improving what they had of their own; fo that before the fecond War broke out, they had come some Length in the Manufacture of Woollen Cloths, especially Stuffs or Camblets; and by our prohibiting Trade with Spain as well as them, at the Beginning of that War, we furnished them not only with a new Opportunity of improving their Woollen Manufacture, but likewise with an Opportunity of introducing it by Degrees into the Kingdom of Spain; and the Peace of Utrecht confirmed their Manufacture in the Advantage it had reaped by the War.

Ever fince that Time, Sir, they have enjoy'd almost an uninterrupted State of Tranquillity; during which time, it must be consessed, they have made the best Use of the Benefits we bestowed upon them; for they have now brought their Woollen Manusasture to such Persection, that they make superfine Woollen Cloths almost as fine and as good as we can do, and sell them much cheaper; by which Means, they very much interfere with us in Tarkey as well as Spain; in both which Places they as yet meet with some Difficulty, by reason of the Attachment the People in general have to the Manusactures of this Kingdom; but that Attachment will at last wear off, and then it will be out of our Power to preserve any Share of the Trade, unless we can fell all Sorts of Woollen Manusactures as cheap as the French, or any other Nation can possibly do.

Now, Sir, with respect to the Rivalship in this Trade between the French and us, it is very different from that between us and the Dutch. The Situation of the French is rather more convenient for that Trade than ours, and their Ports are as good; then as to the Materials, the only Advantage we have over them, consists in our Wool; but they lie so convenient for stealing it away from us, that tis hardly possible to prevent it; and as to Spanish Wool, which is the chief Material in the Manusacture of all superfine Cloths, they lie more conveniently for having it, and may have it at a cheaper Rate than we can. From all which I must conclude, the chief Advantage we now enjoy in this Manusacture, is the superior Skill, Dexterity, and Numbers of our Workmen, and the old Attachment to the Woollen Manusactures of this Kingdom, something of

hino 10. Geo. which still remains in Turkey, Spain, and Portugal; b II. 1736-7. the latter will wear off by Degrees, if we cannot ell. cheap as any other Nation, and the French Workmen wi be every Day improving and increasing. These, Sir, at our Circumstances with respect to the Woollen Manufacture which is our chief Staple; and in such Circumstances I an fure every Gentleman that hears me, must conclude, it is high Time for us to look about us, and to neglect no Os portunity that may tend towards enabling, and in the Manner obliging, our Merchants and Manufacturers with their Goods as cheap as such Goods can be sold by my

foreign Nation whatfoever,

Thus, Sir, I have shewn what bad Effects our press high Rate of Interest may have upon our foreign for and our Home Manufactures; and now let me the Advantages a Nation may reap from a low Rate of Inch. with respect to the Improvement of their Lands, and mile taining a great Number of Inhabitants. For this Pupole let me observe, that the Riches of a Nation properly confift in the aggregate Total of every Man's Riches in cular; for a Nation, where the Subjects are all or greenif rich, will be able to maintain an expensive War much lager than a Nation can do, whole Subjects are all or generally poor; because the Subjects of every Nation, if they are under a good Government, will contribute as much start can towards a necessary War, and rich Subjects will and be able to contribute more or longer than poor: Bit 100 these Riches, of particular Men must be such as com Lands, Houses, Goods, ready Coin, Bullion or June they must not be such as consist in large Sums of H terest among their Fellow-Subjects; for such Riches wi nothing to the Riches of the Nation, nor would the Name be one bit the poorer, if they should declare a Year of Je bilee by a public Law : Whatever fuch Men may be able contribute towards the public Expence, mult diminia Power of others to contribute; and therefore it is aguitthe Interest of every Nation to have a great Number of fuch Men, or to encourage the heaping up of feeh Ricco among them.

Then, Sir, as to the Revenue of a Nation, it is to be computed, in the fame Manner, from the aggregate Total of every Man's Revenue in particular ; but then their parficular Revenues must consist in such as come from land, Trade, or Industry: They must not, for the same Reast. he such as come from Sums of Money lent out at letter-And, laitly, I shall observe, that an Acre of Land with any Improvement, may not perhaps be fufficient to impoMan; whereas the fame Acre, with proper Anno 10. Geo. its, may perhaps be made able to imploy and II. 1736-7. r three. Now, Sir, suppose a Gentleman of ar Land Effate, has in a Course of Years saved uppole, upon looking over his Estate, he finds, g out this Money in Improvements, he could tate worth at least 1500 /. a Year: He would ly confider which was the most profitable Way t his Money, whether to lay it out upon thefe its, or to lay it out on a Purchase of another lend it upon a Mortgage. In this Cafe, if the Money were at & per Cent. he would certainly Money upon a Purchase or Mortgage, because ve as much yearly Profit by laying out his Mor of thele Ways, as he could expect by laying provements; and in either of these two Ways ve himfelf all that Trouble and Fatigue, which d necessarily subject him to. Tho' this Gentleing out his Money in fuch a Manner, certainly own Revenue, tho' he has added to the Riches try by his Frugality, yet he adds nothing Riches or the Revenue of his Country, by his Mortgage; nor does he enable or make his or imploying or maintaining any greater Numpitants. On the other hand, if the natural Inthey were at 3 per Cent, the Price of Lands very near in Proportion; in which Cafe he nly lay his Money out in Improvements, behis way, he would make near 200 L a Year Money than he could do by Purchase or Mortby laying it out in such a Manner, he would d to the Riches and Revenue of his Country, to his own, but he would make his Country mploying and maintaining a greater Number its than it could do before.

. Sir, will be the fame in fmall Sums as well uppose a Farmer has taken a 21 Years Lease I enement, and after flocking his Tenement has Suppose he finds that by laying that 20 /. out g his Tenement, he may improve its Value r: While Money is at 5 per Cent. he will cer-to lend out his Money at Interest, rather than pon such an Improvement; but if the Interest vere at 3 per Cent, only, he would certainly lay the Improvement; and by so doing would add nue of his Landlord, as well as to the Revenue try. This, the Landed Gentlemen that hear

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Anno 10. Gro, me, will, I hope, have a particular Regard to; for hence they may fee how naturally a low Rate of tends to the Improvement of their Estates, as well as their Price, and that a high Interest prevents both

and the other.

I hope, Sir, I have now shewn, even to a Demont that the Lowering of Interest must be attended wit Advantages to the Nation in general, and to the Gentlemen in particular; and I have thewn, I hou wife to a Demonstration, that if the Interest of M continued for any Number of Years at the prefent this Kingdom, which is much higher than it is Countries which are our greatest and most form idable both in Trade and naval Power, it must be attenthe gradual Decay of our Navigation, our foreign and our Hone Manufactures, which will at last be trievable Ruin upon the whole Nation. Whoever vinced of this, must have a Heart of Stone, he me no Bowels towards his native Country, if for an End he opposes, if in spite of every selfish View not promote any practicable Scheme, that may tend bringing the Interest of Money in this Country upo with what it is in our neighbouring Countries, espe those neighbouring Countries, which are our greate in Trade and naval Power. And, I am lure, no man will fay, it is possible to bring down either the or the legal Interest of Money between Man and A after we have reduced the Interest payable upon public Securities; for by the long and regular Pay the Interest upon such Securities, and by the graw vision we have made for paying off the Principal grees, they are got into fuch Credit, that no Man w upon a private Security for the fame Interest he co upon a public; except a very few Perions who have Sums, which they are willing to lend at the fame upon Moregages of Land only.

I shall not pretend, Sir, it is in our Power, or Power of any Nation, to make what Regulation have a Mind, with Regard to the legal Interest of The natural Interest of Money is always the Stans which the regal ought to be regulated; and the Interest of Money does not depend upon the Reguli Men, but upon natural and fometimes very so Events: But this I will fay, that by a prudent and spect Administration of the public Affairs of any C fuch Measures may be taken as must necessarily bute towards reducing the natural Interest of and when fuch Measures are observed to have taken Effect, Anno 10. Geo. the legal Interest of Money ought then to be reduced; for II 1736-7. the legal ought always to be kept at a Rate equal to, or but a very little above the natural; because a great deal of Money is in every Country borrowed by the young and extravagant, in order to support their Lexery and Extravagance; and as fach Perfons are apt, and generally obliged, to pay a higher Interest for it, than those who borrow, in order to imploy it in Trade, one of the most effectual Ways to prevent their Luxury and Extravagance, (which every Government ought to prevent as much as possible) is, to make it dangerous for Men to endeavour to reap great Profits, by supplying them with the proper Medium for Supporting their Luxury and Extravagance.

Even in this Country, Sir, if the Supplies of the Year sad been duly railed within the Year, and the Sinking-Fund wholly and regularly applied to the Discharge of our public Debts, ever fince its first Establishment, I will be old to fay, the Interest upon any public Funds we had emaining, would not now have been above 2 and a 1, nor sould the natural Interest of Money between Man and dan, where there was any tolerable Security, have been hove 2; for the natural Interest of Money must always epend upon the Proportion between the Quantity of Moey ready to be lent at Interest, and the Quantity wanted to e borrowed; fo that public Loans of all Kinds, must tend swards enhancing the natural Interest of Money, and pubr Payments must as necessarily tend towards its Reduction. herefore, from the present low Rate of Interest upon pubc Securities, notwithstanding our being now very near as such in Debt as we were at the End of the War, I am are I may venture to fay, the natural Interest upon all Sorts f Securities would have been at or below 3 per Cent. if e had paid off the greatest Part of our old without conacting any new Debt: And if we had done fo, I am coninced, the Trade of this Kingdom would have been in a such more flourishing State than it is at prefent, and the ation much better able to support its Friends or avenge telf of its Enemies.

These, 'tis true Sir, are but melancholy Reflections, owever they may ferve for making us more circumwell in Time to come, and for making every Man miribute with the greater Alacrity towards whatever Sums my hereafter be thought necessary for the current Supies, in order that the Sinking-Fund may for the future applied wholly to discharge the national Debt, and to lieve the People from those heavy Taxes they now grown

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Anno 10. Geo, under ; for either of which Purposes it will be made much more effectual by a Reduction of the Interest payable to the South Sea Old and New Annuitants, from 4 to 3 per Cent. if such a Thing can be brought about without any Danger to public Credit, or Breach of public Faith ; and that this may in all Probability be done, is what I shall now endeavour to demonstrate. That there are in this Kingdom large Sums ready to be lent at an Interest of \$ per Cent. is evident, from the ready Access the Government has for some Time had, to the Borrowing of Money at that Interest for the yearly Supplies, and upon every new Food that has been lately established. But this is still more evident from the high Premium now daily given for those public Securities, that bear an Interest only of 3 per Cont. Therefore, I think, it is reasonable to believe, that if Books of Subscriptions should be opened, the Money Subscriptions would amount at least to two Millions, and the whole Million to be paid to the South Sea Old Annuitants at Michaelmas next, would, I believe, be subscribed into this new Fund; fo that foon after Michaelmas next, the Public would have a Fund of three Millions in ready Money. to pay off a Part of thole Annuities, whole Proprietors th not appear willing to accept of an Interest for 14 Years certain, at the Rate of 3 per Cent.

Now, Sir, as there is one Million to be paid off at Michon!mas next, the Total of the remaining Annuities will amount to about 23,600,000 /. and if the whole three Millions, raifed by Money Subscriptions, together with a Million from the Sinking-Fund, were to be applied at the Michaelmas following, towards paying off the like Som of Old and New South-Sea Annuities, which for Calculation's Sake I shall suppose to be seventy four Millions full, it would amount to 16 L. 13 s. 4 d. per Cent. That is to fay, every Proprietor would have so much per Cent, of his Stock annihilated, fo that he would lose the whole advanced Price upon that 16 l. 13 s. 4 d. Stock fo annihilated, which st the present advanced Price, (being 13 per Cent.) would be above 21. per Cent. entirely loft; and if the prefent advanced Price of Stocks should rife, every Proprietor's Lots, by fuch a Payment, would rife in Proportion. To avoid this immediate Lofs, we may suppose, that some of the present Proprietors of South-Sea Annuities would substribe their respective Shares in those Annuities, and would be willing to accept of the 3 per Cent. for 14 Years intedeemable: Suppose these Subscriptions amounted in the whole but to three Millions, this would make the fift Loss fall fill heavier upon the Obilinate; because the for

Millions in Money would then come to be divided upon Anno 10. Geo. seventy one Millions Capital, inflead of seventy four Millions 11. 1736 7. Capital, which would make their Loss, by the Payment of four Millions at once, amount to very near 2 and a 1 per Cent. But suppose they continued obstinate, let us inquire what they would gain by their Obstinacy. The whole Capital of Old and New South-Sea Annuities remaining at 4 per Cent. after Michaelmas come a Twelvemonth, would be but seventeen Millions, to the Discharge of which we must suppose the Sinking Fund afterwards wholly and regularly applied; in which Cafe, we must suppose that a Sum of at least 1,300,000 L would be yearly applied to the Discharge and Annihilation of the like Sum of that Capital: Therefore, suppose the advanced Price of those Annuities should rife no higher than it is at prefent, it will appear by Calculation, that upon the very first Payment, which would be at Michaelmas 1739, every one of the Proprietors of this feventeen Millions would have above 7 l. per Cent. of this Stock annihilated, and would thereby lofe 19 1. 10 d. 2; at the next Michaelmas following, every such Proprietor would have above 8 per Cent. of his Stock annihilated, and would consequently lose above 1 per Cent. and this Loss will increase yearly, in Proportion as the Sinking-Fund increases, and the Capital to which it is to be applied diminishes, if the advanced Price should continue as high as it is at present; and no Man can reasonably expect the Price of any of our Stocks will fall lower than they are at present, as long as Peace continues, and the Sinking-Fund is regularly applied.

From these Calculations it must appear, Sir, that, if Books were opened for taking in Subscriptions either in Annuities or Money, with a Right of Preference to the former, a Subscription of two Millions in Money, and the three Millions in Annuities, any Time before next Michaelmas, with the Money-Subscriptions that might then be expected from the Million to be paid off, would make it the immediate Interest of all the rest of the Annuitants to come in and subscribe their respective Annuities at an Interest of 3 per Cent. for 14 Years irredcemable, rather than continue them at 4 per Gest. Subject to the Trouble and Loss of having a Part of their Capital every Year annihilated, by means of Payments from the Sinking-Fund. That three Millions of Annuities would be immediately fublcribed, I make no Question | because, even suppose Things liand upon their present Footing, every Annuitant must lose above a half per Cent. by the yearly Payments to be made; and I am fure the Trouble of replacing their partial Payments is by many thought worth the other balf

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Anno to, Geo. per Cent. at least. Then as to the two Millions in Money. II.1736-7. I am confident, that is the least Sum that would be fubferibed, if there should be Occasion for it; for I am lure the 3 per Cent. Funds could not bear in high a Premium. if there were not a great deal of Money in the Nation ready to be lent at that Interest; but I am in some Docht, whether or no there would be Occasion for accepting of any Money-Subscriptions at all; because every Man may, from the general Circumstances of our Affairs, find Reason to believe, and I have particular Reasons to believe, that a great Number of our Annuitants are uneasy in their prefent Situation, and would be glad to accept of 3 per Cleat. if they were affored of not being obliged to receive any Payment for 14 Years to come; and if one Third of them. or any Number above one Third, should readily come in, it would make it the immediate Interest of all the rest to come in and fabfcribe; because they would lose above 1 per Cent. yearly by the future Payments to be made from the Sinking-Fund; befides the Trouble they will be annually put to, in receiving and replacing the partial Payments which would be made them from that Fund only 1 and befides the Danger they would be in, of having the whole

foon paid them by a large Money-Subscription.

From what I have faid, Sir, and the easy and obvious Calculations I have made, it is evident, that we may in all Probability before Michaelmas next, or very foon after, 15duce the Interest upon all the South-Sea Annuities, both New and Old, from 4 to 3 per Cent. Interest, without any Danger to public Credit, or Breach of public Faith, which would make the Sinking-Fund amount from thenceforth to above 1,400,000 l. per Annum, to be applied only towards redeeming the Capital of our feveral trading Companies. This would bring every one of them to much within our Power, that I am convinced we could then get every cast of them to accept of 3 per Cent. Interest upon any renionable Terms we had a Mind to propole, which would be a new Addition to the Sinking Fund, of above 170,000 /. 1 Year: From which Time the Sinking-Fund would amount to about 1,600,000 l. per Annum, and then we might verture to annihilate above one balf of it, by freeing the People from the Taxes upon Coals, Candles, Seap, Leather. and such other Taxes as now lie heavy upon our poor Labourers and Manufacturers, and thereby enhance dair Wages in every Part of the Kingdom, but especially in the City of Loydon; by which the prime Cost of oll our Manufactures is fo much enhanced, that it is impossible for our Merchants to fell them in foreign Markets to cheap, as Manufactures

ufactures of the same Kind and Goodness are fold by Anno 10. Ges. Merchants, even of thole Countries, where the Interest II. 1736-7.

loney is as high as it is in this.

he remaining Part of the Sinking-Fund might then, be applied towards paying off those Annuities and pubbebts which now bear an Interest of 3 per Cent. only. after that, towards diminishing the Capitals of our al trading Companies, till the Expiration of the Term 4 Years to be granted to the Annultants; at which the Sinking-Fund would again amount to above a on yearly, which would be fufficient for paying them and freeing the Nation entirely from all its public s, in a short Time; for if the People should be imately relieved from Taxes to the nett Amount of 000 l. or a Million per Annum, it would have, I am nced, such a happy Influence upon all the Branches of Frade and Manufactures, especially if it should be atd with the Reduction of the natural Interest of Mobetween Man and Man, which it necessarily would, the nett Produce of every one of our remaining Taxes I increase in proportion to the Increase of our Trade; eas if our People continue subject to all their present s, and the present high Rate of Interest continues, it is, k, evident to a Demonstration, that our Trade and Matures must yearly decrease, and consequently the Number r People will be diminished yearly, and the Rents of all and Effates will fink gradually, from whence must neily enfue a gradual Decrease in the Produce of every our present Taxes; and when the People in general to feel these melancholy Effects, I am afraid, all Refor public Credit and national Faith will then be wed up in the Ruins of the Public, and Salus Populi brema Lex will become the general and the only Cry. im very fenfible, Sir, that the Reduction of Interest all public Securities, from 4 to 3 per Cent. will fall upon, and will be grievoully felt by those who have nall Capitals, and who have nothing elfe to trust to Subfifience, but that Annuity or Interest they have our public Funds. I have as great a Compassion for ch Persons as any Gentleman of this House can, or to have a for there can hardly be any public Mischief hat must contribute to the Advantage, perhaps to the lence, of fome private Men; nor can there be any are taken for the public Benefit but what may be atd with a Lois to some private Men. But when we onlidering what may tend to the Good of the Nation peral, we mult lay afide all Compassion for particular

to. Ges. Persons, fo far as it happens to be inconfifient with II. 1736-7. lic Good. The only Regard we ought in such Cafe is, not to do a real Injury to any private Berti furely it cannot be faid to be doing an Injury t the public Creditors, to borrow Money at 3 per order to pay those off first, who are not willing t of fuch a low Interest as the rest are willing

> Compassion therefore, Sir, can be of no Weig present Question; but if it could, it must fall with eft Weight upon that Side where the Sufferers are numerous, and the Sufferings the most grievous. nuing the prefent Taxes and high Rate of Interes Merchant, every Tradefman, every Labourer. every Person in the Kingdom, will fuffer severely the Decay of our Trade many will, in every f Year, be atterly undone; whereas, by the Reduction terest from 4 to 3 per Cent. no Merchant, no To no Labourer, as fuch, will fuffer, no Man will b endone: The only great Sufferers will be those very well bear it, I mean our overgrown rich Stock most of whom do not near spend their yearly Inco the Funds; and even as to those who have but for tals, and have nothing elfe to truft to for a Subfil one of them can be utterly undone; for many of without Doubt, take their Money and turn it is Trade or Buliness, which will be an Advantage to tion in general; and those who are grown too of tering into any Trade or Business, can be expel other Suffering, except that of being obliged to their yearly Expence, which they may the more of because upon abolishing some of our most heavy I the Necessaries, as well as all the Conveniences must necessarily become a great deal cheaper than at prefent. From whence I must conclude, th Reduction of Interest, a few Tocafands will faffer, they fuffer, by their not being able to heap up Rich or to live to luxurioutly or conveniently, as they mi wife have done; but by continuing our Taxes, and fent high Rate of Interest, Millions will fuffer, a dreds of Thousands will at last be unterly undone ; a this, which is certainly the true State of the Cale to every Gentleman that hears me, to confider, a Side of the Question, our Compatition, even with n private Men, ought to fall with its greatest Weight

But, Sir, that every Sort of Diffress may be pres much as possible, and at the same Time, that the Pal be enabled to take every possible Method to raise Money for Ann 10. Gen. reducing the Interest of the public Funds, or paying off II. 1736-7those who will not accept of a less Interest than they have t at prefent, I think Books of Subscription should likewise be opened for the Sale of Annuities for Terms of Years to all Sorts of Persons, or for Life to such Persons as are not Foreigners, nor under the Age of 44 or 45, at fuch Rates as this House shall deem reasonable, supposing the Rate of Interest not to be above 3 per Cent. As the Circumilances, Humours, and Inclinations of Mankind are various and very different, there may be some Persons who would chuse to purchase such Annuities, rather than to lend their Money at 3 per Cent, therefore the Public would certainly reap some Benefit from this Alternative; and a great many of those Annuitants who have but small Capitals. and are too far advanced in Years, for engaging in any Bort of Trade of Bufiness, would have an Opportunity of increasing, instead of diminishing their present yearly In-

I have now, Sir, explained, as fully as I am able, the Scheme I have thought of for an immediate Reduction of Interest upon all the South Sea Annuities, and I have given you my Reasons for thinking it practicable; but suppose should be disappointed; suppose that, upon opening such Books of Subscription as I have mentioned, no Man should come in to subscribe either Stock or Money at an Interest of 3 per Cent. what Harm can ensue either to the Public or to any private Man? The Annuitants will remain upon the same Footing they were on before this Proposition was mentioned, or the Scheme attempted; They will continue to enjoy their 4 per Cent. Interest till the Parliament can pay them off; and if it be an Advantage not to be foon paid off, the Price of their Annuities will rather rife than fall, upon its being made apparent to the World, by an Experiment, that the Parliament has no Way of paying whem off but by the regular Application of the Sinking-Fund. Then as to the Public, I cannot fo much as fuggett myfelf any Prejudice that can enfue from the total Mifgiving of this Scheme; for furely no Man can have the esvouring to borrow Money at 3 per Cent, in order to pay those Debts for which we pay 4; but on the contrary, I we should make no such Attempt, when there is such a Probability of our meeting at least with some Success, it will, in my Opinion, make the whole World conceive a Opinion of our Conduct, which can no Way add to or Credit; and it will make the whole Nation believe,

Anno 10. Geo, that the Interest of the public Creditors in parties II. 1736-7. got, by fome unjustifiable Means, a greater Influence House, than the Interest of the Nation in general : an Opinion should prevail, the Confequences m fatal to the Principal as well as the Interest of ou Debts ; for from fuch an Opinion the People wo turally conclude, that they must for ever be load heavy Taxes, in order that the public Creditors in joy a high Interest, and that either the Nation or lic Creditors must be utterly undone. In such a ma it is easy to see which Side the People would and an enraged People have feldom any great Re

ther to public Credit or public Faith.

This is a Consequence, Sir, which I dread to : which I dread to think of; but it is a Confequence in my Opinion, is unavoidable, unless some Mes speedily taken for reducing the Interest, and for es People of some of those heavy Taxes of which the fo long in vain complained. There are many of lie Creditors, I know, who feem highly displeased a for making any Sort of Propolition towards redu Interest payable upon any of the public Funds: be with the utmost Sincerity declare, that my turn Thoughts this Way, proceeded from a Regard for a well as from a Regard for my Country; and if the I have now proposed, or some such a one, be not put in Execution, I am fully convinced they will i Years have Reafon to wish my Scheme had mer wi cefs, and will then acknowledge their being oblige for having endeavoured to prevent their impendin At prefent I am very easy about what some of the fay or think; for I shall always direct my Conduc House by that which, in my own Conscience, I this and right, without any Regard to the falle Gloffe fome People, from felfish Motives, or mishaken N may put upon it. Truth will always at last appear full Splendor; and as I am convinced what I have n plained to you, will contribute towards the Good Public, and confequently towards the true Interest Creditors of the Public, at least of such of them Natives of Great Britain, and for that Resion mu an Interest in, and may, I hope, be supposed to have gard for, every Thing that can contribute to the Har of Great Britain; therefore I shall conclude with a you this Motion, That, &cc.

To this it was answered in Substance as follows,

SIR.

I am extremely forry to find myself under a Necessity of 11.1736 7. opposing the Scheme now laid before you. I am persuaded the honourable Gentleman would neither have thought of Alderman it, nor proposed it, if he had not imagined it would contri- Heathcote, bute both to the Good of the Public, and the Good of the Peter Burrel, Creditors; but as I think it will tend to the Prejudice of Eig; both, I am therefore, for the fame Reasons, obliged to op- Mr. Holden. pose it. I wish with all my Heart we were in a Condition Sir Charles to pay off, honourably and fairly, all the Debts due by the Wager, Public, and to give the People an immediate Relief from all General thole Taxes which are appropriated to the Payment of Wade. Principal and Interest; but as it is impossible to do this at Mr. Ogleonce, as there is no Way of paying off our Debts, or thorpe, abolishing our Taxes, but by Degrees, by Means of the Mr. Knight, Sinking Fund; and as this is a certain Way of paying off, in a few Years, all our Debts, and freeing the People from almost all those Taxes, which have been made perpetual by Parliament, I shall always be fearful of coming into any Scheme which may disturb, and perhaps entirely disappoint that certain and regular Method we are now in, whatever plaufible Appearances it may have at first View.

To reduce the Interest payable upon all, or any Part of our public Debts, and thereby to add to the yearly Produce of the Sinking Fund, or to enable us to annihilate a Part of it, by abolishing some of our most heavy Taxes, is a Project. Sir, which at first View feems mighty alluring. In private Life, a Gentleman who had a large Mortgage upon his Estate, would think himself highly obliged to a Man who should offer to put him in a Way of reducing the Interest payable upon that Mortgage, in order to enable him to live better than he did before, or to pay off the Mortgage, and clear his Estate sooner than he could otherwise do; but if, upon examining this Project, he should find Reason to believe, he might be disappointed as to the raising of a sufficient Sum at a less Interest, and that the Attempt would certainly exasperate all his old Creditors, and excite every one of them to file Bills of Foreclosure against him, by which his Estate might be brought to immediate Sale at a bad Market, and he and his Family brought to utter Perdition; he might, perhaps, thank his Friend for his kind

ffer, but furely he would be a Madman, if he should emrace it, or openly attempt to carry the Project into Execuon. This I take to be our Case at present; but before I indeavour to shew the Probability, or the Danger of our being disappointed, I shall beg Leave to consider a little what the Hon. Gentleman has faid about the Interest of

VOL. IV. Eee Anno 10. Ges.

Money

Anno 10. Geo, Money, and the Influence it has upon our Trade, Many-II.1736-7. factures, and Navigation, and upon the Improvement of our Land Estates.

I shall agree with him, Sir, That in a Country where the Interest of Money is at too high a Rate, there can be listle or no Trade, or Improvement of Land; because it is a certain Sign, there is little or no Money in that Courtry; and without Money no Sort of Trade can be carried on, nor any Land Improvements made: But, I hope, it will likewise be granted, that the Interest of Money may be too low as well as too high; for those who have more Money than they can employ in any Trade or Butiness, ought to be allowed to make fome Profit by lending it; in order to tempt them not to hoard, or to hide their Talent in the Earth, but to lend them to those who can employ them to Advantage in some Sort of Trade or Bufiness; and the Hopes of getting a moderate Interest or Profit for Money, will always be a great Incitement to Men of all Ranks and Conditions, to get and to fave as much as they can. What do Men engage in Trade for? What do they toil and fatigue, and fave for, during the greatest Part of their Lives, but to provide a comfortable and easy Subfiftence and Relief for the Infirmities of old Age? And after they have done fo, what do they continue their Toil and their Saving for, but to fatisfy their Ambition by ellablishing and enrishing their Families? If they could make little or no Ulrot their Money after they have got it and faved it, no Min would toil, no Man would carry on any Trade or Manafacture farther than was absolutely necessary for his cally and immediate Subfillence. Therefore to encourage Men to engage in Trade, or to lend their Money to those that will, to encourage Men to get and to fave Money, it is a folutely necessary to leave them in a Condition of receiving fome Profit or Benefit from their Money after they have got it and faved it; and this Profit must be great or small atcording to the Circumstances of the Country where the are, and according to the Humour and Inclinations of the People, among whom that Profit is to be fettled or regulard.

A very low Rate of Interest for Money, Sir, in in in from being the Origin or first Cause of a flourishing Trace, that a flourishing Trade is always the Cause of a low Rate of Interest; and in every Country, their Trade must have flourished for some confiderable Time before the Rate of Interest in that Country can be brought very low. The first Origin of Trade in every Country is owing to a wellregulated Constitution, and a prudent Administration @ public Affairs, which Advantages may be very much is-

proved by concurring Accidents. In this Country, before Anno 10. Geo. the Reign of Henry VII. tho' our Constitution had a Face II. 1736 7. of Liberty, yet that Liberty was almost entirely confined to the noble and great Families, under whom most of the Commons lived in a Sort of Bondage or Dependance; for that our Constitution, tho' free, was not very well adapted to the Encouragement of Trade; and the continual Wars we were engaged in from the Conquest till that Time, made the Spirit of the Nation run more upon the Arts of War than of Peace; but that wife King having very much broke the Power and the Influence of our noble Families. and established the Rights and Privileges of the Commons. our Trade began even in his Reign to rear its Head; and the wife and long Reign of Q. Elizabeth established what. her Father and Grandfather had begun ; for in her Reign, which upon this Occasion ought to be particularly remarked. our Trade flourished more, and increased faster, than it ever did in any the like Period before or fince, tho' the Interest of Money was then at 10 per Cent. at which Rate it continued till the 21st of James I. when it was brought down to 8; and at that Rate it continued till after the Restoration, when it was reduced to 6 per Cent. from whence 'tis plain the Establishment and Prosperity of Trade do not proceed from a low Rate of Interest, but that a low Rate of Interest proceeds from the Establishment and Profperity of Trade; and the common Rate of Interest having ever fince been upon the Decline, is to me a convincing Proof, that our Trade has been ever fince that Time in a flourishing Condition, and increasing daily rather than decreating.

For this Reason, Sir, I must think it a little odd to hear some Gentlemen pretend, our Trade is now, and has been for some Years, in a declining State, and yet at the same Time infift, that within thefe to Years the Interest of Money has funk from 4 to 3 per Cent. for I must observe that this pretended Fall of Interest is greater in Proportion than what happened in that long and for the most Part happy Period of Time, from the 37th of Henry VIII. to the 21th of James I. the former being one fourth, whereas the latter. was but one fifth. Surely if our Trade had been upon the Decline, our national Stock of ready Money would have diminished in Proportion; and if our Stock of ready Money had been diminished, the certain Consequence would have been, an Increase of the natural Interest of Money. Therefore, either our Trade is in a flourishing Condition, or the natural Interest of Money must be higher than it was 10 Years ago. If our Trade be in a flourishing Condition,

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11. 1736 7.

Anno to. Geo, it would be dangerous, and confequently imprudent, to take any new Measure for rendering it more flourishing. , left that new Merfure should have a contrary Effect; and if the natural Interest of Money be higher than it was 10 Years ago, it will be impossible for us to reduce the Interest payable upon any of the public Funds, without Fraud or Compulsion; neither of which we can make use of without a Breach of National Honour and Parliamentary Faith.

> But I am convinced, Sir, our Trade is still in a flourishing Condition, and I am of Opinion a further Reduction of Interest, unless the Circumstances of the Nation should very much alter, will tend towards a thorough Change, rather than Improvement of that Condition. The present Rate of Interest is so low, it can no way injure our Trade: for in this Country, as well as every other, most Men will chearfully engage in and carry on any Branch of Trade, if they can make but I or 2 per Cent. nett Profit of their Money in that Trade, more than they can make by lending their Money out at Interest. We are not to presume, People put a higher Value upon their Labour and their Trouble in this Country, than they do in Holland, because the Rate of Interest is higher here than there; if there is any Difference, it must proceed from the different Nature of the People, and not from the Difference of Intered; and as the Difference of Interest is not above t per Cont. it can give them no Advantage in Trade, at least not foch an Advantage as can be equal to the many Advantages we have in other Respects over them.

I am therefore of Opinion, Sir, that our present Rate of Interest can no Way injure our Trade; but, on the contrary, that it is no more than what feems necessary in this Kingdom, for prompting our People to engage in Trade and to be industrious; because by so doing they may probably get fuch a Sum of Money as may, by being laid out at Interest, afford them a comfortable Sublistence, when they are old and past their Labour; which is what very few could expect, if the Interest of Money were much lower than it is at present; and if a Man should in his Youth despair of ever being able to provide a comfortable Sabfiltence for old Age, he would never think of faving he would think only of getting as much as was necessary for his daily Subfiftence, and would never engage either in Labour or Trade further than he found abiolutely necessary for that Purpose, according to the frugal or extravagant

Manner he chose to live in.

To this I must add another Consideration, for shewing that that the Interest of Money may be too low, and that is, the Anno to. Geo. great Encouragement which is thereby given to Luxury and Extravagance; for as too high an Interest encourages the Luxury and Extravagance of the Lender, too low an Interest will always encourage the Luxury and Extravagance of those who have either Credit or Pledge upon which they can borrow. Therefore, I must think it is not a very low Interest, but a moderate Interest, that is the Parent both of Industry and Frugality; and what ought to be called a moderate Interest in any Country, must depend upon the Circumstances, the Humours, and the Inclinations of

the People.

From these Considerations I am of Opinion, that the Lowering of Interest would be hurtful instead of being beneficial to our Trade; and I may, I think, declare my Opinion the more boldly, because, I find, the famous Mr. Locke was of the same Opinion, and was therefore against the Lowering of Interest in his Time, tho' it was then at 6 per Cent. For a Project having been offered, in the Year 1601, for reducing the national Interest, in order to enable the Government to borrow Money at an easier Rate for the Expences of the War, that great Man wrote a Pamphlet against it, which is still extant, and reprinted with his other Works. But as the low Rate of Interest in Holland has been much infifted on, and represented as a great Advantage they have over us in Trade, it lays me under a Neceffity of confidering the Difference between what may be called a moderate Interest in one Country, and that which may be called a moderate Interest in another; which, as I have faid, depends not only on the Circumflances, but the Humours and Inclinations of the People,

In Holland they have little or no Land, their chief Fund is Money; and as their rich Men have little or no other Riches but Money, there can be few or no Borrowers among them, but fuch as have a Mind to employ it in Trade: for a rich extravagant Man, whose Riches confist only in Money, can have no Occasion to borrow; as long as his Money lasts, he makes use of it for supplying his Extravagance, and when his Money is gone, he has neither Pledge nor Credit whereon to borrow; therefore no extravagant Men can be Borrowers in Holland, and a Man who borrows Money to be employed in Trade, neither can nor will give a high Interest for it. On the other hand, in this Country, our chief Fund is Land, which must always be the Occasion of our having a great Number of Borrowers, who borrow Money only for supplying their own Extravagance, or for attoning for the Extravagance of their

Ancellors;

Anno 10. Geo. Ancestors; for every landed Man who is extravagan 11. 1736-7. who fucceeds to an extravagant Ancestor, is long a rower, and perhaps for large Sums, before he become Seller. From hence we may fee, that the natural In of Money in this Kingdom must always exceed the Holland, till fuch Time as the total Value of our ney Estates exceeds the total Value of our Land Es as far as the former exceeds the latter in Holland. T fore, from this Difference in our Circumstances, Cent. may be a very moderate Rate of Interest in Kingdom, and yet 3 per Cent, may be an extravagant in Holland.

Then, Sir, as to the Humours and Inclinations of People, it must be granted, that our People neither do, can live to penuriously, as the Generality of the Peop Holland do; therefore a Dutchman may live, as he think, comfortably upon 3 per Cent, for his Money, who no Man of this Country would propole to live upon to Sum, unless he could have 4 per Cent. for it at least. this Reason an Interest of 3 per Cent. in Holland mit fufficient for prompting their People to engage in Ira and to get and fave as much as they can by their lad in order to provide for old Age and Infirmities; and per Cent, may be the least that is necessary for the Purpoles, with respect to the People of this C And with regard to those who are apt to borrow, to supply their Extravagancies, I have already there can be few or none such in Holland; therefor them there is in this way no Danger to be hended from the Lowness of their Interest; but Country, we have in this way a great deal to hend, if we should ever reduce our Interest tout Thus it must appear, that if Lowness of Interest Advantage in Trade, it is a natural Advantage the have from the Circumstances of their Country. from the Nature of their People; and that it is an vantage we cannot take from them, without doing felves an Injury of a worse Consequence in another V but for this very Reason we have many Advantages them, and fuch as greatly over-balance this one Advan they have of us. From our Lands we have, or may h Provisions sufficient for all our Workmen, and ale the Materials necessary for any Sort of Manufacture. the first Production of Nature to the utmost Perfection Art; whereas they have within themselves peinter Materials for any Manufacture, nor Provisions for an their Workmen, so that both must come dearer to them

Freight, and other Charges of transporting them Anno 10. Geo. Country to another: And from the Nature of II. 1736-7. we have likewife an Advantage; for as our better, they work with greater Spirit, and more an their People can do, and, confequently, must leal of more Work in a Day's Time. Let us, hink of improving those Advantages Nature s; for if we neglect them, in order to catch at Nature has given to others, we shall lofe the nd, by endeavouring to catch at that in the Bush. Neighbours the French, I am surprized to hear have any Advantage over us, with Regard to of Money. The legal Rate of Interest in that as high as it is in this; and the natural Interest at least upon their public Securities, is, I am sure, er. Nor have they any natural Advantage in us worth mentioning, except that of the frugal ous Temper of their People, especially their La. Manufacturers, for the Freight of a Ship from n England to Spain or Turkey, is very near as rom any Port of France, at least the Difference o Influence upon a rich Cargo; and if it could, e of carrying their Goods to their Port for generally much higher in France than in England, more than atone for any Difference there may reight: And for the same Reason a Quantity of ool may always come cheaper to the Manu-England, than the same Quantity can come to octurer in France. But then, as to the Advanave over them, they are innumerable, and the of our Wool, is such a one as we may, by proper Diligence, make infurmountable; for the more I diligent we are in preventing its Exportation, the Risk of exporting it will be, and the greater he higher its Price will be in France; fo that at y raise its Price so high, as to make it impossible fanufacturers to work it up with any Advantage. ir, with Regard to our Taxes, as I have faid beih we could immediately get free of them, but all be continued, or our Debts must remain unmore of them we abolish, before all our Debts the longer we must remain under those that are ed. I do not know but fome of the Materials acture, and some of the Provisions necessary for , by Means of our Taxes, be rendered dearer would otherwife be. However, it cannot be faid, the Dutch or the French have in this the Ad-

Anno to. Geo. vantage of us; for in both these Countries their Taxes and II.1736.7. as numerous and as heavy as they are in this, and in France tis certain, the Method of collecting them is much more grievous; therefore, if Provisions, Wages, or Labour, be dearer in this Country than in France or Holland, it mul proceed from there being a greater Plenty of Money is this Country than in either of the other two : This, I be lieve, is really the Case, with respect to all the Course near London; and as for our remote Counties. I believe Provisions, Wages, and Labour, are as cheap in them as it any Part of France, and much cheaper than in any Part of the United Provinces. From all which, I must conclude that neither the Dutch nor the French have any Advanus of us in Trade; but on the contrary, that we have, up the Balance, a great Advantage of both; and from benez as well as from the present low Rate of Interest, I think I have Reason to believe our Trade is now as extensive is ever it was; tho' it neither does nor can now increase it fast as it did in its Infancy, nor can the Profits from My Branch of Trade be now fo great as when that Change was first opened. It is not now, indeed, so easy, for a Man to get into a Method of growing rich, or to heap up Riches fo fast, by Trade, as it was 50 or a 100 Years ago; but the proceeds from the Nature and certain Confequences of Things, and not from any Decay of Trade; yet this is, believe, the chief Ground of all our Complaints, and the fole Reason most People have for imagining our Traits general to be upon the Decline.

> I hope, Sir, I have now made it appear, that the pr fent low Rate of Interest can have no bad Influence qua our Trade, and that therefore it would be imprudent dangerous for us to take any extraordinary Measures reducing it, but that we ought to let Things go in natural and present Course, till the total Value of our ney'd Estates has begun to exceed that of our Lands: then I make no Doubt but the Interest of Money, upon Sorts of Securities, will fall of itfelf, and without our rall any extraordinary Measures to enforce it. I shall = examine what Effect a Reduction of Interest would have our Lands; and here I must observe, our Landed Gen men are extremely mistaken, if they think the Pikes their Lands will always rife in Proportion to the Falls Interest. If Land fells for 20 Years Purchase when Inna is at 5 per Cent, he would find himself very far out is Calculation, who should imagine that if Interest conreduced to 1 per Cent. he might get 100 Years Purse for his Land: But suppose he did, what the better

he be? For if he fold his Estate, he would then become a Anno 10. Geo. money'd Man, and the 100 Years Purchase in Money at 1 II. 1736-7. per Gent. would produce no more than the 20 Years Purchase would have produced when Money was at 5 per Cent. Then as to the Improvement of a Land Estate, if Money should become so plenty as to yield but I per Cent. Interest. the Price of Labour, and all Sorts of Materials proper or necessary for Improvement, would rife in Proportion; fo that any Improvement of an Estate would then cost five Times as much as when Money bore an Interest of 5 per Cent, from whence we must conclude, that a low Interest of Money can no way contribute to the improving of any Estate; and as no Man would toil or labour for the Sake of faving any Money, if he could get little or nothing by it after he had faved it, we cannot suppose, that any Gentleman or Farmer would get Hands enow to affift him in any fuch Improvement; fo that the Reducing of Interest too low, would, in my Opinion, rather prevent than encourage Improvements of every Kind.

Thus it appears, Sir, that a further Reduction of Interest, till the Circumstances of the Nation, and the Humours of the People, be very much altered, would neither tend to the Increase of our Trade, nor to the Improvement of our Lands, but might probably contribute to the Ruin of both. And as to the more speedy Payment of our Debts, the Difference is not fo great as ought to induce us to run a Risk of disabling ourselves from ever paying any Part of our Debts, in order to pay them off a little fooner; for if we should annihilate no Part of the Sinking-Fund upon the Reduction of Interest proposed, supposing it to extend to the whole of our Debts, it would be near 22 Years before we could pay off all our Debts, by means of the Sinking-Fund so increased; and as our Affairs stand at

prefent, we can pay them all off in less than 25 Years; fo hat all we get by bringing fo many Families into great liftres, and running the Risk of losing our Trade, is to rid of our Debts about 3 Years fooner than we could Erwise have done. But if we should annihilate any Part the Sinking-Fund, if we should annihilate only that added to it by the Reduction of Interest, it will be car 27 Years and a half before we can pay off all Debts; fo that we shall be 2 Years and a half longer than we need be, if Things fland as they are at

have now confidered the public Benefits which, it is would arise from a Reduction of Interest, and wn the great Reason there is for apprehending a O E - IV.

Anno 10. Geo. quite contrary Effect; but, Sir, if we confider the private II. 1736-7. Difadvantages and Inconveniencies which must necessist from thence enfue, they are numerous, and would affect Men of every Rank and Degree. The Landed Gentlemen, and all our noble and great Families, would exher foon be undone, or their younger Children, both Sons and Daughters, especially the latter, must be left in a State of Beggary: 5000 l. may now be a fuitable Fortune for the younger Son or the Daughter of a noble Family; but if Interest should be reduced much lower than it is, it would hardly enable them to keep Company with their elder Brother's Cook or his Coachman; and to charge a Land Estate with a greater Sum to each of the younger Children. would very much encumber the Heir, and might probably ruin the Family. Merchants, Shop-keepers, and Tradesmen, would be in no better Condition; for every Branch of Trade and Bufiness is already overstocked, and the Reduction of Interest would bring such Numbers of new Adventurers into Trade, that they would all be ruined by under-felling and under-working one another : Even there who might have the good Luck to escape the general Shipwreck, and to get a little Money by the utmost Care. Industry, and Penuriousness, could never expect to get so much as would enable them to pass their old Days in Quietnels and Security. Our present Sett of Farmers would mostly be turned out of their Farms, and obliged to turn Cottagers; because our Farms, upon the Expiration of the present Leases, would mostly be let to Gentlemen's younger Sons, or Persons of much greater Stock or Fortune than our present Farmers are possessed of But the most unfortunate of all would be our Widows and Orphans, who now have their Money in the Funds, or upon Land Security, and have nothing elfe to truft to for a Subfiftence, but the Interest payable yearly or half yearly upon that Money: Such Persons could not engage in Trade, or turn their Money to any other Use; because Orphans cannot raise it till they come of Age, and Widows generally have the Interest only fettled upon them during their Lives : Nay, they could not fo much as take the Benefit of that hard Alternative proposed to be offered, of purchasing Annuities for Term of Years or Life. In short, Sir, it would, in my Opinion, bring such a Deluge of Distress upon all Ranks of People, that the Confequences might be fatal to our prefent happy Establishment and Constitution; so that if we are not more with Compassion for the Distresses of others, we ought at least to have a Regard for ourselves and our own Families. top to all a later to the same

But in particular, Sir, I must take Notice of the great Anno. to Geo. Prejudice this Scheme would do to the Landlords of Houses, IL 1736-7. the Shop-keepers, the Tradesmen, and all Persons concerned in the Retail Trade, within the Cities of London and Westminster, and the Counties next adjacent. Many of our Stockholders and Annuitants, being rendered unable to live in or near the City of London, would, of course, retire to the remote and cheap Counties; by which Means their Houses would be left empty in the Hands of their respective Landlords, and the Butchers, Bakers, Chandlers of all Sorts, Grocers, and other Tradelmen and Shop-keepers they used to deal with, would for ever lose their Custom. Even those Stockholders and Annuitants who might continue in London, or near to it, would every one be obliged to contract their Expence, which would be an additional Lofs to the Shop-keepers and Tradefmen in London and Westminster, and the Counties adjacent; and this double Lois would likewise considerably affect the Custom these Shop-keepers and Tradesmen have from one another. This Confequence of the Scheme proposed is so obvious, that I must say I am surprized to find it patronized by some of those Gentlemen who have always shewn a particular Regard for the Citizens of London. I am fure they do not view it in the same Light I do; for if they did, they would certainly have been fo far from patronizing it, that they would have opposed it to the utmost of their Power.

Thefe, Sir, are fome of the Dangers, which I think are justly to be apprehended from the Scheme now before us, Supposing it should succeed; but I have the Comfort to think it would fail in the Execution, tho' every Branch of the Legislature should agree to it; and I shall beg Leave to give you some of my Reasons for thinking so; after which shall take the Liberty to shew you some of the bad Confequences such a fruitless Attempt may be attended with. But I must first make an Observation upon the two Ends proposed by the Scheme, which are, that we may the sooner get rid of our Debts, and immediately relieve the People from some of their burdensome Taxes. These two Ends are, I confess, mighty plausible, but the Misfortune is, that they are, as I think, absolutely incompatible. It is impossible to relieve the People from any of the Taxes appropriated for the Payment of our Debts, without prolonging that Payment; and tho' our Taxes are certainly very burdensome, yet Experience has shewn they are not altogether insupportable. In this Case therefore the first Question that occurs is, Whether it be more for the Advantage of the Nation in general to continue our Taxes till the Nation

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Anno 10. Geo. be quite free, or very near free from Debt, and then abolish II. 1736-7. them all at once, which may be done in a fmall Number of Years, if the Sinking-Fund be duly and regularly applied? Or whether we ought now to abolish some of the Taxes, which we may do without reducing the Interest or ruining any of the public Creditors, and thereby leave the Nation incumbered with a large Debt for a much longer Time? If this were to be a Question, I should, according to my present Sentiments, be for the first Method; because I think it is not only the most advantageous to the Nation, but the most just with respect to our Creditors. I think it is our Bufiness, before all Things, to rid the Nation of Debt; for till then we can never propose to act with such Vigour as we have formerly done, either in affifting out Allies, or avenging ourselves of our Enemies; and I cannot think it absolutely just, with respect to our Creditors, to annihilate any Part of the Sinking-Fund, till they we all paid; because by the express Words of the Law by which it was established, and by many Laws since that Time, it stands appropriated to the Payment of those Debts which were contracted before the Year 1716. This was always my Opinion, and was formerly the Opinion of some Gentlemen in this House, who seem to be great Lovers of the Scheme now before us, and with whom I have generally joined in Opinion ever fince I have had the Honour to fit here; but when they change their Opinion, I shall not think myfelf any way bound to join with them, unless they give me some better Reasons than I have yet heard, for fuch a Change.

> Now, Sir, to come to my Reasons for thinking the Scheme impracticable as well as incompatible. There may, I grant, be some People in this Nation, who are willing to lend their Money at 3 per Cent. that there are such is evident from the Sums that have lately been borrowed at that Interest, and the Premium such Securities are fold at: but I am convinced, we should find ourselves vastly mistaken, if we should expect to borrow race Millians or balf a one at that Interest; for with respect to the Sums lent for the current Supplies, they are lent by fuch Perfons as cannot lie out of their Money for any Term of Years; and with respect to the Premium upon 3 per Cent. public Securities. it proceeds entirely from the imall Quantity of fuch Securities that are or can be in the Market. Those who lend upon fuch Securities are generally Men of wast Fortunes, and who do not intend to be chopping and changing. fo that few or none of them are ever in the Market : therefore a very fmall Sum of Money brought to Market,

to be laid out upon fuch Securities, railes their Anno 10. Gre, ove Par: Even such a small Sum as 50,000 /. II. 1736-7. to Market at any Time, more than sufficient to all that are then to be fold, would raise them to a higher than that they are now fold for; and being to a Premium, they must continue at it, because one of those who are possessed of such Securities, under a Necessity of Selling. And as for Eastnds, and fuch like Securities, they are always p by those who do not think proper to let their e known, or by fuch as must always have those which they can turn into Money upon an Hour's From hence we may fee, Sir, that none of to lend Money for the current Supplies, or who Purchasers of Bonds at 3 per Cent. would become rs upon this new Scheme; and if you should open ks as are proposed, your other Securities at 3 per uld foon come to fell under Par; because many of nt Proprietors would chuse to sell out of the Old, to become Subscribers to the New, on account of ng made irredeemable for 14 Years; which would n a Glut of the Old to Market, as would certainly m under Par; and this would of course put a by Man's coming to subscribe for any new Security

may likewise be some few of the overgrown rich ts, especially such as live at a Distance from London, d rather accept of 3 per Cent. for 14 Years irrethan be at the Trouble of receiving yearly, or cars, a partial Payment, and replacing that Pay-Stock or Annuities; but the Number of fuch fo fmall, that I am convinced their Subscriptions amount to half a Million, and much less to three I am afraid the Hopes Gentlemen have of great ons in Money and Annuities, are founded chiefly tong Supposition. From the Premium given for Cent. they suppose the natural Interest of Money 3 per Cent. but that this is a Mistake, is, I think, om the Price of all our other Funds; for if the sterest of Money were no higher than 3 per Cent. Cent. Annuities ought to fell at 133 and one ank Stock at 183 and one Third; and East India per Cent. which is very far from being the

r, if the natural Interest of Money lent upon Jewels or Plate, or upon good and undoubted of Land, were at 3 per Cent. we are not from

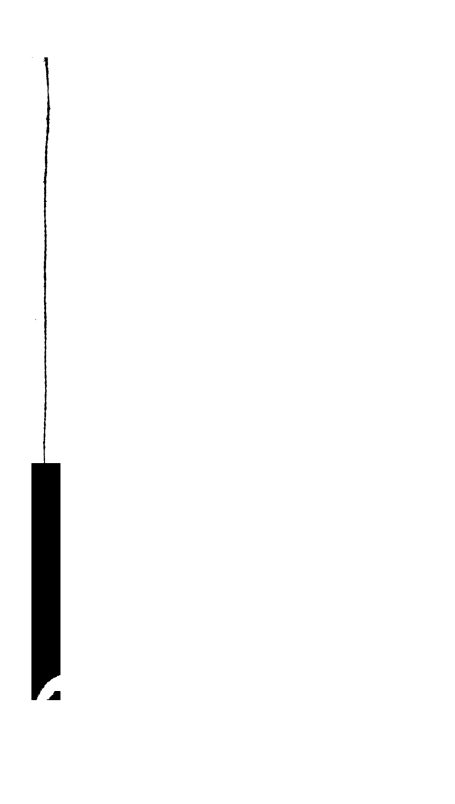
iome other Borrower. Interest of Money rife as high as it will, can neither infift upon Payment, nor a Bill of Foreclosure against the Public; his Money, he could recover it no way at the Market Price, which would certain! be much below Par; nay, perhaps he m possible to meet with a Purchaser, and ther no other Resource, but to take his 3 per Government remained in a Condition to even as to the Payment of his Annuity, he folute Certainty as a Pledge or Mortgage. son, if Money were now commonly lent u Mortgages at 3 per Cent. we could have fcriptions for Annuities at 3; and, I must this travagant to expect any fuch, especially for fu when 'tis well known, that the common upon Pledges or Mortgages is 5 per Cent. : For these Reasons, Sir, I must be of however plaufible this Scheme may appear it will be found impracticable in the Exec more fo, because, it is to be expected, all th in the Kingdom will join in Measures for taking Effect. And now, Sir, with regafequences of our being disappointed in fu they are various, and may be fatal. I shall which, I think, will be certain, whether th Effect or not. The very Attempt will make

and the Expences they are at for Commission, Postage of Anno 10. Geo. Letters, and other incident Charges, we shall find they do II. 1736-7. not now make much above 3 per Cent. of their Money; so that if we should reduce 1 per Cent. of the Interest now paid them, they would not then make much above 2 ½; for which Reason I think it is most justly to be apprehended, they would all at once draw their Money out of our Funds; and what a Shock the drawing of so much ready Cash out of the Kingdom at once must give to our public Credit, to our Trade both Foreign and Domessic, and to the natural Interest of Money between Man and Man, I shall leave to Gentlemen to consider; only I must acquaint them, it is generally computed the Dutch have above ten

Millions Sterling in our feveral Funds.

The Gentlemen of the other Side of the Question pretend, the World will be apt to conceive a bad Opinion of our Conduct, if we should not endeavour to take Advantage of the present advanced Price of 3 per Cent. Securities; but I have shewn the Premium upon such Securities is by much too narrow a Foundation for us to build any Hopes on, of reducing all our Annuitants to 3 per Cent. and if we should fail in the Attempt, I am fure the World will have better Reason to suspect the Wisdom of our Conduct, or the Honesty of our Intentions. A Man who never atsempts but what appears by the Event to be within his Reach, is certainly a wifer Man, tho' not perhaps a Man of to much Courage, as he who aims at extraordinary Heights, and falls headlong from the Precipice. By making fuch an Attempt, and failing in that Attempt, we may very prohably be like those vapourish Ladies, who fancying themselves ill, swallow Draughts and Bolus's, till they have actually thrown themselves into a Distemper much worse than the imaginary.

Then, Sir, as to the Prejudice which may accrue to private Men, I am furprized to hear it faid, that no fuch Thing can be apprehended; for, in my Opinion, it is inevitable, whether we fucceed or not. If we fucceed, the Annuitants will certainly lofe 5 s. in the Pound, of their prefent Revenue; but it feems this Lofs is to be made good to them by abolithing fome of our Taxes. Are Gentlemen ferious when they talk fo? What would any Annuitant fay to a Man who should tell him, Sir, we must take 5 s. in the Panal from your prefent Revenue, but in lieu of that, you shall have Candles an Half penny or a Penny in the Pound cheaper than usual? Would not any Man take this as a Banter? Suppose again, which I think by much the most probable, that we should not succeed; such an Attempt



many poor Widows and Orphans, who certainly would be Anno 10. Geo. irretrievably undone by the great Reduction proposed.

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I must consess, Sir, I cannot well comprehend the Meaning of that Diffinction, usually made upon this Occasion, between the Public and the Creditors of the Public. By the Public I always mean the collective Body of the People of this Nation; and as our Creditors are a Part of our own People, as those Foreigners who have trusted their Fortunes to our Faith, will, I hope, be always looked on as such, and treated in the same Manner with our native Creditors, therefore I shall always look upon the Creditors of the Public to be a Part of the Public, and shall always think, no Injury can be done to them, without injuring the Public: I believe they cannot fo much as be subjected to any Inconvenience, but what will at last prove to be an Inconvenience to the Public as well as to them; and, I hope, it will be granted, that the taking one fourth Part of their Revenue from them, would at least be a great Inconvenience; in my Opinion, it would be a great Injury to every one of them. We have had lately great Complaints of the Inequality of the Land Tax, and of the Injustice done to the Land-holders, by subjecting them to that Burden for fo many Years together; for which Reason one of those Taxes, which most certainly and most generally affect the Poor, was lately revived, in order to free the Landholders from a Sbilling in the Pound for one Year only. The prevailing Doctrine then was, and it is but a few Years fince, to impose such Taxes as might fall equally upon all; but now, it feems, we are to lay a Tax of five Shillings in the Pound upon that Part of our People, who have the Misfortune of being Creditors to the Public, in order to free the Nation from fome of those small Taxes it now pays, and has paid for many Years.

From all which, I think, Sir, it will appear, that the Proposition now before us will be of the most dangerous Con-Sequence to our Trade, to our Landholders, to the Cities of London and Westminster, and to our People in general; that It can be attended with no confiderable public Advantage, and that it will be a great Injustice done to our public Creditors; therefore, I shall think myself fully justified in

Eiving my Negative to the Question.

The Reply was to the Effect as follows, viz.

nard, Sir 7. SIR. I shall not suppose, that any of the Gentlemen who seem Jekyl, Mr. W. be against this Question, are conscious of their being in Montague, the wrong; but, I must say, that with respect to some Ar. Mr. Howe, suments they have made use of, they treat us as those Peo- Mr. Gove, ple Mr. Sandys, VOL. IV. Ggg

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Anno 10. Geo. ple generally do, who are confcious of their having the wrong Side of the Question. They state the Cafe quite different from what it is, and then triumph in the Arguments or Authorities they bring against it. By this Means Mr. Locke has been brought into the present Debate, and brought in too as a Favourer of an Opinion against which he has expressly declared. Immediately after the Revolution, our Government began to borrow large Sums of Money for fupporting the Expence of the War, which they found they could not procure but at a very high Interest. This gave Foundation for a Project, in the Year 1601, for reducing the legal Rate of Interest at once, from 6 to 4 M Cent in order, as it was vainly imagined, to enable the Government to borrow Money for the public Service at a cheaper Rate than what they found they could otherwise do. As the natural Interest of Money was then greatly increased above what it had been for some Years before, by the large Sums borrowed for public Service, every Man of Senle faw that this Project would prove abortive, and that it would very much diffurb, if not entirely ruin, the Trade of the Nation; and Mr. Locke, among others, not

only opposed, but wrote against it.

Is there now, Sir, any Question before us for reducing the legal Interest of Money? Is there any Thing in the Proposition that seems to have the least Tendency that Way? No, Sir; the only Question now before us is, Whether or no the Public shall endeavour to take Advantage of the low Rate to which the natural, not the legal, Interest of Money has fallen? And one of the Arguments made use of in fayour of this Question, is, That it would tend to the bringing the natural Interest of Money between Man and Man. in this Nation, down to a Par with what it is in those Coontries, which are our greatest Rivals in Trade and naval Power. Then, and not till then, it has been faid you may fafely venture to bring down the legal; and it has been faid, I think demonstrated, that the bringing down the mtural Interest of Money between Man and Man, would be an Advantage to our Trade and Manufactures, and a certain Caule of great Improvements in our Land Ethans. Mr. Locke is expressly of this Opinion. His Words in that very Treatife are, All the Danger lies in this, That are Trade Shall Suffer, if your being behind hand has made the outural Use so bigb, that your Tradesman cannot line upon to Labour, but that your rich Neighbours will fo underfell you that the Return you make will not amount to pay the Ufe, and afford a Livelihood. There is, fays he, no Way to recome from this, but by a general Frugality and Industry; or by be-

ing Masters of the Trade of some Commodity, which the World Anno 10. Geomust have from you at your Rate, because it cannot be other- 11.1736.7. where supplied. These are his Words, Sir; and I appeal to every Man, whether he can think it Frugality in the Public to pay 4 per Cent. when they can have Money at 3? Whether the giving a Man 4 per Cent. when he can live upon, and would be obliged to take 3, can make him more frugal, or promote a general Frugality? And whether the enabling a great Number, even of your meaner Sort of Subjects, to live idly upon the Interest of their Money. can be a proper Method for introducing or restoring a ge-

neral Industry?

Fear, Sir, may be extravagant and ridiculous, as well as Courage, and fuch I should think that Fear to be which should prevent a Man from borrowing, or attempting to borrow Money at 3 per Cent. for clearing himself of a Mortgage at 4; especially when he is certain, that should he be disappointed in the Attempt, his old Mortgagee would be glad to continue his Money upon the Mortgage at 4. because he could not have so high an Interest, or so good Security, any where elfe. If a Man had 20 Mortgages upon his Estate of 1000l. each, at 4 per Cent. and a Gentleman should offer to lend him 1000/. at 3, could he in Prudence refuse it? Would not common Prudence direct him to make use of that Offer, for reducing every one of his old Mortgages to 3 per Cent. and applying it at last to the redeeming of him who should appear the most stubborn? Could there be any Danger in this, if he were certain that none of his Mortgagees, or not above one of them, could employ his Money to a better Use upon any Security equally certain? This, Sir, is our Case at present. The Reduction of Interest may, perhaps, force some People into Trade, or to lend upon private Security; but I am certain there is now a much greater Sum ready to be lent at 3 per Cent. than would be sufficient for replacing all that could be that Way drawn out of our public Funds; because no extraordinary Profits can be made by any Trade, and a very small Sum would bring the Rate of Interest upon any certain private Security down to 3 per Cent. And we have this further Security for encouraging us to try the Experiment, that, should I be mistaken in my Opinion, all our present Creditors would be glad to continue their Money in our Funds at 4 per Cent, as we may with the greatest Certainty conclude from the advanced Price of all our Funds.

If I did not know, Sir, how much the Generality of Mankind are blinded by what they think their private In-

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Anno 10. Geo, terell, if I did not know how often they are by private In-He 1736-7, terest misled in their Judgments about what they take to be the public Interest, I should be surprized to hear it queltioned, that the lower the Interest of Money is in any Country, the more their Trade will thrive, the more their Lands will be improved. It is a Maxim fo long established, and fo generally acknowledged, that I cannot think there is much Occasion for adding to what has been faid upon that Subject; but that no Man may be misled, I must ber Leave to answer, in as brief a Manner as I can, what has been faid in support of the contrary Opinion. Low Intereft, I shall grant, is not the Cause, but the Effect of a flearishing Trade; and the Trade of a Country may prosper and increase, tho' their Rate of Interest be high, with respect to what it is in this Kingdom at present, providing their Rate of Interest be no higher than it is in those Countries which are their Rivals in Trade; but this I will far. that the Trade of no Country can thrive or continue, if the natural Interest of Money among them be higher than it is in those Countries which are their Rivals, unless those Rivals forcibly expel their Trade by fome ridiculous public Measures. The Trade of Flanders was once in the most flourishing State of any in Europe, and then the natural Rate of Interest was certainly lower among them, than it was in this Kingdom; but the Sovereign of that Country began at last to lay such heavy Taxes upon their Manufactures and People, a Rock we should take Care not to split on, that many of their rich Merchants and most skilfel Manufacturers came over and fettled in England, which gave the first Rife to the Trade and Manufactures of this Kingdom. This Advantage was greatly improved indeed. by the wife Conduct of Henry VII. Henry VIII, and Queen Elizabeth, especially the latter, and was at last fully established by the ridiculous Conduct of the Spaniards in the Netherlands; fo that our Trade owes its Origin, not is much to the Beauty of our Constitution, or the Wildom of our Conduct, as to the ridiculous and oppressive Measures of our Neighbours; for it is always with Regret, that Merchants or Tradefmen leave their own Country ; indeed when they are forced to it, they will certainly retire to that Country, where they are furest of being free from that Oppression or Uperfiness, which made them fly from their nafive Land; and our Happiness at that Time was, to have a peaceable Country, and a wife Administration, which made them chuse to take Refuge here, rather than in any neighbouring Country.

This, Sir, would of course have brought down the ma-

terest of Money in this Kingdom, long before the Anno 10. Geo. Queen Elizabeth's Reign; but in the mean Time II. 1736-7. ple began to trade to the East-Indies, and to make t ents in the West Indies; by both which the Profits great, that vast Numbers were tempted to engage 'rade, and to borrow Money at any Rate, to be emin those Branches of Trade, not only in this Kingt in all the other Trading Parts of Europe; fo that, Interest of Money here was then high, in respect it is at present, yet it could not then be called high. it was no higher than it was among our Rivals in and could not, therefore, lay our People under a ntage in carrying on any Branch of Trade or Ma-

, Sir, we may fee, that a great Prosperity of Trade the Cause of keeping up for some Time the Rate rest; because there is then a great Demand for Mo-Interest, in order to be employ'd in Trade; and for e Reason, the Declension of Trade may, for some be the Cause of finking or lowering the Rate of ; because, when the Trade of any Country, by Acr bad Measures, is laid under such Disadvantages, sir Merchants and Tradesmen cannot carry it on to table Advantage, no Man borrows Money to trade out, on the contrary, those Merchants and Tradesho have got any sufficient Sum to live on, draw Ioney out of Trade, in order to lend it at Interest, nploy it in the Purchase of Land; which lowers ural Interest of Money, by increasing the Demand ding, and lessening the Demand for borrowing; ikewise raises the Price of Land, by augmenting mand for Purchases. But these two Effects have ferent Confequences; for in the first Case, the Stock Money in the Country being every Day increasing Prosperity of Trade, the natural Interest of Money in begin to fall, and will at last come to be extremely thereas, in the last Case, the Decay of their Trade inufactures will certainly at last turn the Balance of against them, and from that Time their Stock of Money will begin to decay infenfibly, the natural Interest will rise by Degrees, the Rents of their and Price of their Lands will fall, the Numbers of cople will diminish daily, either by their going or flarving at Home; and unless they change their es, there will at last come to be little or no Money ong them; nothing will remain but Barter and Paper and the Nation will in the End be certainly undone. From makes a poor Man labour and latigue more for his daily Subfiftence. What makes Journeyman do fo, is the Hopes of getti much as may fet himself up as a Master; faves Money, in order to enable him to e and to carry it on with the more Ease; h lending his Money at Interest, until he h he can employ in his Trade, or as much him without any Care or Trouble; and he is forced to take what Interest he can as to our Merchants and Shopkeepers, wi gin with a little Money, they engage in because they cannot live upon what Inter for their Money, or at least cannot live a fire; and as their Stock increases, they inci they never think of lending Money at 1 have got more than they can employ in T as may maintain them in an idle and in then they, as well as others, are obliged terest they can get.

But suppose, Sir, the getting of a high ney, and subsisting upon that Interest in was the only Motive for People labourin Trade, are there any Bounds to be set to Do not we know that every Man hopes to Trade or Project than he generally meets than he can reasonably expect? And tha Man in his Youth, when Hopes are me

pers of People must be bred up to Trade, and must Anno to. Geo. e in it, when Interest is low, who would be bred up, II. 1736.7. uld chuse to live like Drones in the Society, upon terest of their Money, if the common Rate of Inwere high; and the greater Stock of Money a Man trade with, the less Profit he may fell at, and contly the more able will he be to underfell Foreigners. improve the Trade of his Country. To this we dd, that a rich Merchant or Tradesman may retire fooner from Business, in order to live upon the Inof his Money, when Interest is high, than he can do Interest is low; for I must observe, it is seldom or Necessity but Choice, that makes a rich Man retire Bufiness: No Man can grow rich by the mere Labour Hands, at least not so rich as to be able to live upon terest of his Money; a Man must be a Merchant or Tradesman, before he can get so much Money, let ft be as high as it will; and as fuch Bufiness is carried the Labour of the Head only, the common Infirmities Age never render a Man incapable of carrying it gite otherwise, by his Knowledge and Experience he bly becomes more capable than he was when young althful. Therefore we must conclude, that a high t for Money not only prevents the youthful Rich ngaging in Trade, but makes the wealthy Old leave both which must be hurtful to the Trade of any

tell us, Sir, that the Dutch being by Nature more ous than our People, therefore a less Interest may age their People to labour, and engage in Trade, is ly mistaking the Effect for the Cause; for one of incipal Causes of the Penuriousness as well as Inof their People, is the Lowness of their Interest. ind are by Nature generally the same; a Dutchman, Make, or Constitution, has nothing can make him penurious than an Englishman. It is by Laws and ne, the Humours and Inclinations of a People are and it is the Bufiness of every wife Nation to inr adopt fuch Laws and Customs as may propagate . Industry, and Fragality among the People. The ous Nature of the Dutch is therefore an Argument in r of what is proposed, instead of being an Argument tit; and the Circumstances of that Country, with to the Proportion between their Money and Land s, will appear to be an Argument of the fame Sort. admit we have a much greater Demand for borrowoney at Interest upon Land Estates, than they have

crease the Demand for lending Money u rities; and as foon as the Proportion bets Demands comes to be the same in this Cou it is now, or may then be, in Holland, wil cumstances be in that Respect the same? Now, Sir, with respect to Extravagance Extravagance of some few Men may be inger supported, in a Country where Interest fuch a Country there cannot be fuch a Num gant Men in Proportion, as in a Country w high, because Extravagance generally pro idle Education; and as there cannot be fuc Persons bred up to Idleness, in the former, therefore we may depend on it, the Extra much less numerous, and consequently m the one, than in the other; and the Conte ple meet with, will be a much more effect their Extravagance, than the highest Rate of be ; from whence, I think, 'tis certain, t Interest is one of the most effectual Method the Luxury and Extravagance of the Peop

> The only tolerable Plea, Sir, for that Diff Gentlemen have been pleased to make between

and my Argument is confirmed by Experien tries where the Interest of Money is high generally live either in the utmost Penury a Indeed, in Times of Civil War, many Men may perhaps Anno 10. Gro. hide their Money in the Earth, because it cannot then be 11. 1736-7. fecure, either in the House of any private Man or public Bank; but such an extraordinary Case can be of no Weight in the prefent Debate; and if much larger Sums should be lodged in the Hands of any Banker than he had use for in Circulation, he would certainly lend it at 1 per Cent. nay at a 1 per Cent. if he could no way turn it fecurely to any better Account; either of which is lower than the natural Interest of Money ever yet fell to in any Country. However, for Argument's Sake, I shall suppose Money become to plenty in a Country, that none of their own People will give any Thing for the Use of it: In this Case, 'tis certain, their Bankers would fall upon some way of lending it to Foreigners, which would be an annual Advantage to the Nation; and if even this were found to be impossible, if every Man had as much Money at Command as he had use for in his Trade or Bufiness, what Harm could ensue to the Nation, if all the rest of their Money were locked up, and the Owners obliged to pay Warehouse Room for it, as they do for any other useless and unvendible Commodity.

From what I have faid, Sir, I think I may juffly conclude, there is no fuch Thing as a too low natural Interest of Money; and therefore, with respect to the natural Interest of Money in general, there can be no fuch Thing as a moderate Rate. It is a Term to be made use of only when we talk of the common Interest in different Countries. or of the Interest paid by different private Men; and as that Man who have bey at the most moderate, that is to fay, the lowest Rate of Interest, is the happings and must thriving Man, fo that Country where the common Interell is at the most moderate, or lowest Rate, is the happiest and most thriving Country. Therefore, every Nation ought to endeavour as much as possible to bring down the common Rate, I mean the natural, not the legal Rate of Interest, among them, in order, as Mr. Locke has well observed, That their rich Neighbours may not be able to under fell them; which they certainly can and will do, if they can borrow Money at a less Interest; as was, I think, fully demonstrated by my worthy Friend in the Beginning of this Debate; and the Supposition he then made, that a Man will always expect to make by any Trade double what he pays, or may have, by way of Interest for the Money employ'd in that Trade, was fo far from being extravagant, that I rather think it was too modelt; for in carrying on any Trade or Bufiness in Partnership, where one contributes only his Skill and Industry, and the other the whole Stock necessary for Hhh Carrying VOL. IV.

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Anno to. Geo. carrying it on, there is nothing more common than at Agreement to divide the Profits between them, tho'te who furnishes the Stock generally runs the whole Rife: therefore I think it is but reasonable, that a Man who borrows Money at Interest for carrying on any Trade or But nels by his fole Skill and Industry, should have as great a Share of the Profits as he who lends his Money without running any Rifk; for in such Cases, the Lender has always the Borrower's Obligation, and fometimes a Pledge, or fome other collateral Affurance, for fecuring the Repayment of the Money with a certain Profit, come of the Trade what will. And if a Man employs his own Moory as well as his Skill and Industry, he will certainly expenbesides the common Rate of Interest for his Money, as great a Reward at least for his Skill and Industry, as he who has no Money could expect; for we always find that the richer a Man is, the greater Value he puts upon his Skill and Industry. From which Considerations I must conclude, that 8 per Cent. per Annum is the least Overcharge we can reckon upon our Manufactures at every foreign Market, above those of the same Kind and Goodness, which are carried thither from Holland, or even from France.

With respect to the latter, 'tis true, Sir, the legal Interest is there as high as in this Country, but the natural Interest of Money between Man and Man, is, by the bed Infarmation I can have, at a much lower Rate. In France they have the bad or the good Fortune not to have much public Credit. Their public Funds are below Par, even reckoning the Interest at 5 per Cent, and the Government can never borrow at that Rate; but if I am rightly informed, there is great Plenty of Money to be lent upon private Credit, and even upon personal Security; informach that the Brokers or Scriveners in that Country are continually employ'd by the Lenders to feek out for the Berrowers, the Consequence of which is, that a Merchant of Manufacturer may there borrow Money for a long Term below the legal Interest, and upon his personal Security, or perhaps getting another to join with him, and Bills are deten discounted at the Rate of 3 per Cent. both which are & great Advantage to the Trade of that Kingdom, especially the former, because it encourages Merchants and Marsfacturers to launch out upon any Project of Trade, much beyond their own proper Stock of ready Money. In this Country it is quite, otherwise. Our public Credit is much better than our private; for if we except the Difcounting of Bills, which is transacted between Merchant and Merchant, or between a Merchant and his Banker,

there is hardly any private Credit, properly speaking, in Anno 10 Geo. the Nation: I fay, properly speaking, because when a 11. 1736 7. Mortgage or Pledge is given, there is properly no Credit given to the Borrower. We have hardly any fuch Thing, especially here about London, as Money lent for a long Term upon personal Security at 5 per Cent. and even most Bills, I am afraid, are discounted at a Premium much above that Rate. I believe I may appeal to all the Brokers and Scriveners about London, if they are ever applied to by any Lender of Money, to find them out a Person who will borrow their Money upon personal Security at the legal Interest. This makes it impossible for any Man to launch out upon the most hopeful Project farther than his own Stock of ready Money will reach; because, if he should by good Luck find a Friend to lend him Money at the Beginning, that Friend may die, or may have Occasion for the Money, before he can spare it from the Trade he has undertaken; in which Case he must be entirely ruined, unless he can meet with such another Friend, which 'tis ten to one if he does.

By this we may fee the great Advantage the French have over us, by means of the low natural Rate of Interest, and great Plenty of private Credit in that Country. 'Tis true, the Advantage this way is not, I believe, equal in France to what it is in Holland; but in France it is, I reckon, equal to 4 per Cent. per Annum at least, which is sufficient to dellroy every Branch of our Trade in which they can rival us. And as to the Conveniency of their Ports, I am furprized to hear it faid we can carry on any Trade in the Mediterranean, so cheap or so easily, as the French can do at their Ports of Marseilles and Thoulon; or that we can carry on a Trade with Portugal, or any Part of Spain without the Streights, so cheap as the French can do from their Ports on the Bay of Bifeay. Then as to our own Wool, I wish with all my Heart we could render the Exportation of it impracticable; but, I believe, the only effectual Way of doing fo is, to enable our Manufacturers and Merchants to work it up at Home, and fell it so wrought up in foreign Markets, as cheap is fuch Manufactures can be fold by any of our Neighbours; for if we should once lose the Sale of such Manufactures at foreign Markets, we cannot make use of all our Wool in working up Manufactures for Home Confumpt; and if we cannot work it all up at Home, it

II, like Spanish Gold and Silver, find its way out, in spite the severest Laws, and the greatest Care we can take for venting it. Our Laws will then serve only for running in the Price upon the Farmer; for as he must sell, if he not find a Buyer at Home, he must take what Price he

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Auto to. Geo, can get from the smuggling Exporter, who in that Case 11/1736 7. will be fure to make the Farmer pay for the Rifk he runs

in Exporting.

Now, Sir. as to Taxes, I shall grant, the Taxes both is France and Holland are extremely heavy, but I doubt much if they are so heavy upon, or so inconvenient to Trade, in either of these Countries as in this. I know it is generally thought the Dutch have great Taxes upon Trade, and heavy Excises; but, properly speaking, they have neither the one nor the other. Their Taxes are all upon the Confumpt, and are generally raised, not at the Time of Importation, but upon their being carried to Market and fold for Retul or Confumption in the Country; for as every Province, and every City or Town, is a Sort of Sovereignty within itself, and raises, as well as imposes, most of the Taxes and Duties paid by the People, Goods, upon Importation, [4] but very small Duties or rather Fees; the high Duties are all paid upon their being brought into any of their Cats or Villages for Retail or Confumption; and the Nature their Country makes it easy for them to raise those Dates without lending Officers into every Retailer's Shop, or Subjecting their People to what we call the Laws of Excise. I need not descend further into Particulars; it will be esty from what I have faid, to fee that the Taxes in Halland carnot be to troublefome or expensive to the Merchant-Importer, or to the Retailer, as the Taxes in this Country : and if we examine into the Taxes imposed by their feveral little Sovereignties, we shall find, great Care has been taken not to impose any Tax which may enhance the Price of their Manufactures. In France again they are subject to great Inconveniencies, with respect to Smuggling, as well as we; but except their Taille, I do not know that they have any Tax to troublefome to the People as our Excite are. Their Taille, indeed, is fuited to the Nature of their Monarchy, it is arbitrary ; but then their Gentlemen are not subject to it, nor have they any Land Tax, but in Tune of War, and even then it is but two Shillings in the Pense As for their other Taxes, there are, I believe, none of them, except that upon Salt, fo high as the like Taxes a this Country; nor have they fo many of them: They have no Tax upon Light, Heat, or Air I mean, they have no Tax upon Candles, upon Firing, or upon Windows, fo fir as I have ever heard; nor have they my Tax upon Soap, because they know it is a Material necessary for every Sort of Manufacture. Even upon Wine they have no Tax, unless it be brought into some City for Sale; and therefore, in Villages and Country Places, their People my

drink the best of French Wines as cheap as our People can Anno 10. Geo. drink common Beer; and small Wines they may have II. 1736.7.

almost as cheap as our People can have small Beer.

But, Sir, without taking any Notice of fuch Particulars, we may be affured, that the People of this Kingdom are more heavily taxed, than the People of France, only by comparing the total Amount of the public Revenues in France with the total Amount of the public Revenues here at Home. In France, the total yearly Amount of the public Revenue is computed to be about two hundred Millions of Livres, which is but a little more than nine Millions Sterling; and let any Man look back upon the annual Refolutions of our Committee of Supply, and add to that the real Produce of the Civil Lift Revenue, and the Produce of that Revenue which is appropriated to pay the Interest and Principal of our Debts, he will find, that in Britain alone, I may fay in England alone, we have for many Years raifed above fix Millions yearly, and often above fewen; which is above two Thirds of what is railed in France yearly; and, I am fure, no Man will fay, that in the whole Kingdom of France, there is but one Third more People than in England alone. From hence, Sir, proceeds the Dearnels of Labour, and of Provisions in England; it is not from our having a greater Plenty of ready Money; for if ready Money were more plentiful in this Country, than in France, the natural Interest of Money would be lower here than it is there.

When I confider these Things, Sir, and when I compare the present State of the Trade of Europe with what it was farty Years ago, I am really affonished to hear it pretended, that the Trade of this Nation is in as flourishing a Condition as ever it was. Forty Years ago, we had no Rival in the East India Trade but the Dutch; now there is hardly a Nation in Europe but interferes with us in that Trade : Then, the French had little or no Trade in Turkey, Spain, or Portugal, nor exported any Woollen Manufactures to either; now, they greatly interfere with us in every one of them, and export to each, great Quantities of Woollen Manufactures. Then, we had no Rivals in the Sugar Trade; now, the French not only interfere with us, but, I am afraid, have cut-done us: Is not every Country in Europe now fetting up Manufactures of all Kinds; and, confequently, can we say it is possible for us now to find such a Sale for our Manufactures as we found at that Time? In fhort. Sir, if it were not for our Colonies and Plantations in the West-Indies, and the Exports we are enabled to make by their Means, I am convinced, the general Balance of Trade would be

Anno 10. Geo. be entirely against us ; and if that should ever come to be II. 1736.7. our Case, as we have no Mines of Gold or Silver, we should soon have very little of either of these Means amongst us; the Consequence of which would be, a Surnation of all Sorts of Trade and Manufacture, and the Departure of most of our Mechanics and Tradefmen.

> It is with Regret, Sir, I have taken fo much Notice of our Circumstances, and the melancholy Consequences the may be attended with; but some People are so apt to cribe every Thing that has happened, or may happen, m the Luxury, Extravagance, and Idleness of our People, that I thought myfelf obliged, in Justice to my Countrymen and Fellow-Subjects, to shew that, if any notable Misfortune does happen to us, it will not proceed from their Luxury, Extravagance, or Idleness, but from the Difficulties they are exposed to, by Means of the Interest of Money's being higher, and the Taxes heavier, in this Country, than in those which are our Rivals in Trade and naval Power; and as I have done it with the fole View of thewing the proper and the only Methods for extricating ourfelves out of those Difficulties, I hope every Man who

has a true Regard for his Country will excuse me.

That the Lowering of Interest raises the Price, and encourages the Improvement of Lands, is a Maxim fo generally received, and was fo clearly demonstrated by my worthy Friend in the Beginning of this Debate, that I am almost ashamed to add any Thing farther upon the Subject; but, Sir, I must beg Leave to answer some of the Objections made against it. As to the Price of Lands, it must necessarily fall or rise, very near in Proportion as the Interest of Money rifes or falls; because, if a Man can make a great deal more annual Profit by purchafing Lands, than by lending Money, every Man will purchase, no Man will lend; which must of course raise the Price of Lands, as well as the natural Interest of Money, till they come near upon a Par with one another. And furely the Railing the Value of a Man's Estate must add to his Riches; for no Man fells in order to employ his Money at Interest, unless upon a sudden Rise of the natural Interest of Money. as happened to be the Case, immediately after the Revolution, occasioned by the great Sums then borrowed at a high Interest by the Public. What makes a Man fell, is generally to pay off a Mortgage, or in order to divide his Estate among his Children; in either of which Cases he has a great Advantage by the Rife of the common Price of Lands. A Man who has 10,000 l. Mortgage upon 1000 l. a Year Estate, must fell a Moiety of his Estate to pay off

that Mortgage, when Interest is at 5 per Cent. and Lands Anno 10. Geo. fell at 20 Years Purchase; but if Interest should fall to II. 1736-7. z 1/2 per Cent. and Lands should of Consequence come to fell at 40 Years Purchase, which I am told is now the common Price in some Parts of Italy, the Landed Gentleman might then clear his Estate of the Mortgage, by the Sale of one Fourth Part of it. And if a Man fells his Filate to divide it, I shall suppose, among four Children; furely a Son in Trade with 10,000 l. or a Daughter with 10,000 /. and married to a Merchant, may push any Trade further, and confequently be more beneficial to themselves as well as to their Country, than if they had but 5000 L. each. Nay, if it be necessary, that Gentlemen in England must always be called, or deserve the Name of idle Men, as they are called in Holland, fuch a Gentleman will have the Tame Revenue out of 10,000 l. when Interest is at 2 - per Cent. as he could have in the fame idle Way from 5000 /. at 5 per Cent. Intereft,

As to the Improvement of Land, the only Objection that has been made to it, is, that the Price of Labour and Materials, fit for Improvement, will rife in Proportion to the Fall of Interest; but this, Sir, will not hold; for the Price of nothing that can be imported will rife in Proportion to the Fall of Interest; the only Reason why the Price of Land rifes in that Proportion, being, because they cannot be imported. As to Labour, whenever its Price begins to rife, Workmen and Labourers of all Kinds will flock in upon you from Countries where Labour is cheap; and as to all Sorts of Materials and Provisions, fince they may be imported from other Countries, your Home Produce can never fell for more than fuch Commodities can be imported and fold for; unless you should prohibit, or load with Duties, the Importation of those Materials or Provisions, which are necessary for the Improvement of your Lands, or the Subfiftence of your Poor, which no Nation, furely, will ever be mad enough to do.

After having heard such established Maxims in Trade controverted, I hardly believed the Gentlemen of the other Side of the Question would have admitted any Thing in this Debate; but, I find, Sir, they do admit, that by the Reduction proposed, the Nation may get rid of Debt three Years sooner, or may abolish some of our most heavy Taxes, and yet get entirely rid of Debt almost as soon. However, they have endeavoured to vilisy this Advantage as much as possible, and, therefore, I must give you the Trouble to hear it stated in its true Light. In order to do this, I must observe, that every Tax laid upon any Commo-

Anno. 10 Geo. dity, raifes the Price of that Commodity a great deal higher II. 1736-7. than the Value of the Tax laid upon it; because the Merchant or Retailer must be paid for the Risk and Interested that Money which he pays for the Tax, as well as d that Money which he pays for the prime Cost of the Commodity: And I must likewise observe, that the Expences of collecting every Tax are all paid by the People; to that upon all our Customs and Excises in general, I may conpute, the People pay about one Third more than the near Produce brought in to the Public. Now as the Interest now paid yearly upon all our public Debts, and the Smking Fund together, amount to above three Millions yearly, I must reckon, that towards raising this nett Sum, the Perple pay yearly four Millions; to that if by reducing the Interest upon all our public Funds to 3 per Cent, and cotinuing all our Taxes till the Whole be paid off, the Nation do get entirely rid of Debt three Years fooner than we can do if the Interest be continued at four, our People was fave the Value of this Annuity for three Years; and as an Annuity of four Millions for three Years at 4 per Cent. Compound Interest, amounts to 12,486,400 / we must reaken, that by this Reduction, the People of this Nation will ave that whole Sum; a Saving which, I hope, will not appear inconfiderable, however trifling the three Years Difference, as to the Time of getting entirely rid of our Debts may appear.

But suppose, Sir, that upon the Reduction of Interest, we should abolish Taxes equal in yearly Amount to that annual Saving. As the Amount or yearly Produce of the Tasts upon Soap and Candles comes nearest to this Saving, I stall suppose them to be abolished. These two Taxes produced in the Year ending at Mid/ummer last, about 365000 / mette fo that, including the Expences of Management, I recket there was about 400,000 /. raifed upon the People; and w the advanced Price upon both thefe Commodities is reckord near double the Value of the Tax laid upon them. I an fore, I may reckon, the People pay at leaft 600,000/ a Year, on Account of these two Taxes; which is an Anomy they are to get free from by this Reduction 25 Years foods than they can do, if Interest be continued at 4 per Cont. But an Annuity of 600,000/. a Year for 25 Years, at a per Cent. Compound Interest, amounts to 24,087,540/. In this Cafe, as the Nation will continue in Debt res Tears and a balf longer than if Things should continue upon their prefent Footing, we must deduct from this Sum the Ansaty which the People are to pay for that Time: which Annuity will confid of the prefent Sinking Fund, being about 1,150,0004

1.150,000/. and the Interest upon our present Debt at 3 Anno to. Greper Cent, being about 1,440,000/, supposing our Debts to 11 1736-7. amount to 48 Millions. These two Sums added together make 2,590,000/, to which add a Third more, and it makes above 3,450,000/. which is the Annuity the People are to pay for two Years and a half longer than they would otherwise do; therefore, as I have said, this Annuity for that Time at 3 per Cent. Compound Interest, being near 8,730,000/, must be deducted from 24,987,540/, and the remaining Sum, which is above 16,250,000/, is the Sum our People will fave by a Reduction of Interest, and immediately abolishing the Taxes upon Soap and Candles; and this Saving will, I hope, be looked on as a sufficient Atonement for our continuing two Years and a balf longer

in Debt.

I beg Pardon, Sir, for making fo much use of Calculation, but upon this Subject it is impossible to argue without Figures, and as there is nothing mysterious or uncommon in the Calculations I have made use of, I hope Gentlemen will forgive me; for from these Calculations the Advantage the Nation will reap from the Reduction only, is made manifest beyond Contradiction: And now I shall examine the pretended Disadvantages. In the first Place, we are told, our Noble Families and Landed Gentlemen must ruin their Estates, in order to provide for their younger Children ; as if it were absolutely necessary the younger Children of all Landed Gentlemen should be bred up to Idleness, in order to live like fine Gentlemen and Ladies upon the Interest of their Money. Sir, this is so far from being neceffiry, that we certainly ought to prevent it, if possible; and the only Way of preventing it is, to lower the common Rate of Interest: The younger Son of the best Nobleman in the Kingdom may make as good a Figure, and I am fure may be much more (erviceable to his Country, by being bred up a Merchant, than by being bred up to follow Plays and Operas in Town, or Fox-hounds and Horle-matches in the Country. But, suppose that every Landed Gentleman should be obliged to give his younger Children greater Fortunes; if he is frugal, and has a Mind to provide for them by a narrow Way of Living, he will fave a great deal more yearly in the Expence of his Family, by the Abolishing of fome of our most heavy Taxes, by which he will be enabled to give them greater Fortunes. If he has a Mind to leave them a Mortgage upon his Estate, a proportionable Addition to their Fortunes will be no additional Burden upon his Effate; for as the total Value of his Effate must increase in Proportion, and the yearly Value likewife may proba-Vol. IV. Iii

Anno to. Geo, bly be much improved, a Mortgage of 20,000/. for younger II 1736-7. Childrens Portions, when Interest is reduced to 3 per Cent. and the Price of Lands raifed to above 33 Years Purchase, will be no greater Burden upon an Estate, as to the total Value, than 12,000/. is, now that Interest is at 5 per Cent. and the Price of Lands at 20 Years Purchase; and as to the Interest Money, surely 600%, a Year, the Interest of 20,000l. at 3 per Cent. can be no greater Charge upon the improved Rent of an Estate, than 600% a Year, the Interest of 12,000/. at 5 per Cent. upon the present Rent of the

fame Ellate, without any Improvement.

To pretend, Sir, that all Branches of Trade are, or can be overflock'd, is a very great Mistake, and a very dangerous Miltake, if it should ever obtain so much Credit as to influence the publick Measures of a Country; for no Sett of Trade or Business relating to the Exports of a Country can be overflocked; but on the contrary, the more there are of every fuch Trade or Bufinels, the cheaper the Commodities they manufacture or deal in will be fold in foreign Markets; and the cheaper they are fold, the more of them will be fold, the more certainly will you prevent Foreigners from interfering with you in the Trade; which will always be a Benefit to the Nation in general, tho' not fo advantageous to the particular Perions concerned, I shall suppole, for Example's Sake only, that the original Materials of a Hat fold beyond Seas for a Guinea, do not cost above 7%. and that the other 14s. are divided between the Workmen for their Labour; the Matter-Manufacturer for his Prott, and his Trouble in employing those Workmen; and the Merchant-Exporter, for his Profit, and Trouble in exporting: If you should, by increasing the Number of Workmen and Dealers in this Way, bring the Workmen to work for a 4th Part lefs Wages, and the Matter-Manufacturer, and Merchant Exporter, to deal for a 4th Part less Profit, that Hat would then be fold in a foreign Market for 171, 6 d. and if by felling so cheap you shall engross the Market, you would probably fell two Hats for every our you now fell; fo that for every Guinea now returned to the Nation, there would then be 35 s. returned, and double the Workmen employed; with this additional Advantage, that you would much more certainly preferve that Trade than you can do at present. Thus it appears that the Workmen and Dealers in any fuch Branch of Trade can never be ree nemerous, and therefore, the Trade can never be overflocked, unless we suppose it possible that one Nation might have more of fuch Dealers and Workmen than would be fuficient to serve the whole World, 'Tis true, all those Profermons.

fessions and Branches of Trade not any Way concerned in Anno 10. Geo Export, may be overstocked; but even with respect to them, 11 1736-7. the more there are the better, and the cheaper our People will be served; and when they are very much overstock'd, those who cannot live by the Business they were bred to, will feek for Employment in some other Way, and few or none of the rifing Generation will be bred to that Sort of Business; therefore the Public has very little Concern about the Overstocking of any Branch of Trade; their Care ought to be to force as many of their People into Trade as possible, and then, like a good General of an Army, to take special Care that their Enemies or Rivals shall gain no accidental or artful Advantage of them, in any Branch of

Trade, in which they are or may be employed.

As to Farming, I believe, there is no great Danger that many of our Gentlemens Sons would betake themselves to that Sort of Bufiness, let us reduce Interest to what we will; but if they should, it would not surely be a Disadvantage to our Landholders to have rich Tenants, or to have more Bidders for the Leafes of their Farms. richer the Tenants are, the more able will they be to improve their Farms, and the more punctually will the Rent be paid; and the more Bidders there are, the more easily may the Landlord raise his Rent; so that this is one of the ftrongest Arguments for shewing that a low Interest will naturally improve the yearly Value of our Land Estates. Then as to the Widows and Orphans concerned in our Funds, and who have nothing elfe to depend on for a Subfiftence; a Widow or Orphan who has 500/. Annuity Stock, will after the Reduction have 15/. a Year, and I cannot think any Person that has 15% a Year certain, without -Labour or Toil, can be reckoned an Object of Compassion, because there are many Places in England where a fingle Person may live comfortably upon such an Income. But suppose 1000/. Stock, which is double the Income, if we examine the Lifts before us, we shall find many of the Perfons in those Lists have something else to trust to; and if there were none fuch, the Number of them can bear no Proportion to the Millions of Poor that will be relieved by abolishing any one of our heavy Taxes, nor ought it to be of any Weight in our Deliberations upon an Affair in which the Preservation of our Trade is so essentially concerned.

Laftly, Sir, I must take Notice of the great Disadvantage, which, 'tis pretended, would accrue to the Cities of London and Westminster, and the Counties adjacent, by a Reduction of the Interest payable upon the public Funds. If this Reduction should happen to be general upon all our Funds, lii 2

Anno 10. Geo, it would amount to about 400,000/. a Year; let us fee new II. 1736-7. how this would affect the Trade of the Retailers, Farmers, Gardeners, and Tradefmen, in and about the City of Lorden. First we must observe, there is at least one 4th Part of our Funds belongs to Perions who refide abroad; fo that we must deduct at least 100,000/ from this 400,000/. and then there will remain but 300,000/. Next we must observe, that a great Part, by far, I believe, the greatest Part of our Funds belong to Persons who do not spend 1, some not 1 of the Revenue they have from those Funds; and some Part of them belongs to Persons who reside for the whole or greatest Part of the Year in distant Counties; so that upon the whole, I believe, I may reckon there is not above + Part of this 300,000l. actually spent yearly in or about Loudet; therefore the most we can reckon is, that, by this Reduction, the Inhabitants in and about London will lofe the taking of 100,000/, a Year, which they now take yearly from our Stockholders for Wares purchased out of their Shops, Farms, or Gardens, or for Work done; but as many of the Wares purchased in their Shops either come from abroad, or from the distant Counties of Britain, therefore, I am fure, we may reckon the Inhabitants in and about Land will not lofe of real Profit or Wages above 50,000% a Year. And as every Man, who retrenches his Expence, begins with that which is the most superfluous, we may perfume this Lofs will fall chiefly upon our Plays, Operas, Concerts, and Malquerades; in which Cafe, the indufrious and useful Part of the Inhabitants will suffer little or no Diminution in their prefent Cultom or Bufinels.

This, Sir, is the Charge; and now let me turn to the other Side of the Account, according as it will fland by the Proposition my worthy Friend has made to us. He proposes, that if this Reduction takes Place, the Duties upon Candles, Soap, Coals and Leather should be taken of. I shall suppose only the two first taken off; because these two alone will, I am fure, do much more than inlance the Account. I have already thewn that the People of England pay at least 600,000/. a Year for Soap and Candler, more than they would pay if there were no such Duties; therefore the taking off these Duties will be a yearly Profit of 600,000/. 3 Year to the whole People of England; and st the Cities of Landon and Westminster, Barough of Sath awark, and Counties adjacent, confume more Soap and Cardles than all the rest of the Kingdom, or at least pay more than half of the yearly Produce of the Duties, we must reckon that the taking off of their two Duties will be a yearly Saving, and confequently a yearly Profit, of 300,000/

1. to the Inhabitants in and about London, as an Anno 10. Geo. ent for the 50,000 /, a Year they are to lose II. 1736-7. Reduction of Interest, and thereby lessening the Revenue, and confequently the Expence of our

Sir, as this Saving may at first View appear a little inary, I must trouble you with another Computo fhew that it is far from being imaginary. Let sole then, that in London, Westminster, Southwark, Counties adjacent, there is but a Million of Peo-0,000 l. a Year divided among a Million of Pernes to 6s. a Year to every Person, for his Share of paid on Account of the Duties on Soap and Canthat a Man who has fix Persons in his Family, by mputation, is presumed to pay but 36 s. a Year on of these two Duties; and considering that for ound of Candles he buys, there is z'd. laid out on t of the Duty; and for every Pound of Soap he r is bought on his Account, there is at least 2 d. 1 on Account of the Duty; I believe this Compuwill not appear extravagant; for it is supposing him ume but 10 or 12 Dozen of Candles, and 6 or 7 of Soap, which I think is the least we can suppose onfumed by our Shopkeepers and Trademen, one nother, in their Shops, Kitchens, Chambers, and g Houses. From hence it is evident, that the Inhain and about the City of London would gain 250,000 %. clear Profit by the Proposition now before us; and is we should add the yearly Saving, and consequently Profit, that would accrue to them, by abolithing the upon Coals and Leather, I am amazed how any of London, not deeply concerned in Stocks, can dife of such a Proposition; I am sure the honourable man who made it, deferves their Thanks in the most and the most grateful Manner.

two Ends proposed by this Scheme are, 'tis true, ther to enable us to pay our Debts off fooner than otherwise do, or to give an immediate Relief to ople, by abolishing some of our most heavy Taxes; eie two Ends are proposed separately, or rather disely, and not jointly, as the Gentlemen of the other the Question have represented; and that it will incompatible but necessarily effectual for one or t'other fe Ends, according as we shall chuse, the Gentlemen lves have acknowledged. When we have approved Scheme, in fo far as it relates to the Reduction of t, it is then Time enough to chuse which of these

I have always been, Sir, and still am the Sinking-Fund, or any Part of it, to th because I think such an Application direct Intention of its Establishment, as well that Justice which is due to our public ultimate End and Intention of its Esta free the People from some of those Tax fubject to, and which were mortgaged ! those Debts contracted before December only Means of doing this was by paying Debts, for which thole Taxes were mor you have paid off those Debts, you have i Power, either to apply the Saving made to increase, for the future, the Sinking Fur ply that Saving to the ultimate End an Establishment of that Fund, I mean, t People from fome Tax or other, whole v not exceed the Amount of the Saving fuch Payment, That this was the Opin appears from the almost unanimous Reso to abolishing the Salt Duty; for I do n any Gentleman then infilted upon the C indefeafible Right, not only to the Sinki stood, but to all the Savings which might ments made to the public Creditors; and Taxes mortgaged for the Payment of could be taken off or abolished by Parl there was a Shilling due of any of those

we coming will be nibling at; and I do not think I Anno 10. Geove any great Reason to expect, that Parliaments will be II.1736-7.

complainant to Ministers in Time to come, than they
we been in Time past. For this Reason, Sir, I am so
from desiring to see the Sinking-Fund increased, that

from defiring to see the Sinking-Fund increased, that any other possible Method can be contrived for paying Debts honourably and fairly, I shall be for having it irely abolished; because, I am asraid, it may hereaster we a Fund for running the Nation into needless Expences, mer than it will prove a Fund for discharging any to fo our Debt, or freeing the People from any of the vy Taxes they now groan under. And as I think the ming of a great Part of our Debts into Annuities for or Years, or the Sale of such Annuities, and applying Purchase Money towards paying off our Debts as far as will go, is the only Way of paying off our Debts horably and fairly, and at the same Time annihilating the sale or a great Part of the Sinking-Fund; therefore, I heartily join with my worthy Friend in that Part of

Scheme which relates to the opening Books of Subption for the Sale of Annuities, upon the Terms he proes; because these Annuities will cease of course; and as as a sufficient Number of them are fold, we may then er it fo, that the Taxes shall cease of course, and in portion as the Annuities shall cease or determine: ereas, if we continue upon the prefent Footing, I am aid the Doctrine lately broached will prevail, that the tion ought always to be kept under its present Load of Dis, and the People under their present Load of Taxes; that the Sinking-Fund will be generally diverted tods the Current Service, or towards discharging some be lately contracted, in order to gain the falle and empty plause for future Ministers, that they have not laid any necessary Loads upon the People, or subjected them to y new and unheard-of Taxes.

As for the Practicability of the Scheme, I believe, Sir, hat will sufficiently appear, by setting the Gentlemen of the ber Side of the Question right, in a Mistake they have unmitted, with respect to the present natural Rate of Insect upon public Securities. They have told us, that if a present Rate of Interest upon such Securities were at 3 - Cent. our Annuitities at 4 per Cent. ought to sell at 1. Bank Stock at 183 4, and East India at 200 l per

This Calculation, I suppose, they take from this Pron, that if 3 per Cent. gives 100 l. 4 per Cent. the
nt Dividend on 4 per Cent. Annuities, ought to give
and so for the rest in Proportion to their respective
Dividends;

of the Annuity the Principal is to be entilet that advanced Price rife as high as flands obliged to pay them no more than for every 100%. Stock they fland possesses

Now, Sir, with respect to our Annuit does not every one suppose we shall be a reduce them to 3 per Cent. but supposin Years, then if the natural Interest of M than 3 per Cent, our 4 per Cent. Annuitie for above 108 1 per Cent. because in that of 3 per Cent, till the Principal be repa no more, nor can it fell for any more the Annuity of 1 per Cent for 10 Years, at Time the Principal is to be funk, as well cease, is in present Value, at the same worth no more, nor can fell it for any r that according to the present Price of our nuities, the natural Interest of Money m Cent. because they fell for 113 1. per Cent Cent. higher than they could fell for, if t of Money were not under 3 per Cent.

Then as to the Bank, 'tis well known a per Cent. that their Term expires in their Annuity cannot continue any longer because if proper Measures be taken, the in that Time, and if their Term of Ban any longer, they ought to pay a valuable it a from whence we must recken that the

the natural Interest of Money no lower than 3 per Cent, their Anno 10. Geo. Stock ought not to fell for above 149 1 per Cent. which is 11. 1736-7-100 /. for the 3 per Cent. to continue till the Principal be repaid, 8 and some more than & per Cent. for the 1 per Cent. Annuity, which 'tis supposed the Government must as yet pay for 10 Years, and near 41 per Cent. for an Annuity of 2 per Cent. to continue for 32 Years, being the Refidue of the Term of their exclusive Privilege, at the End of which the Dividend of 2 per Cent. from the Profits of their Trade will probably cease; and the principal Money now paid for the Annuity proceeding from those Profits will be entirely funk; fo that supposing the natural Interest of Money at 3 per Cent. the Premium upon Bank Stock, according to the Price it now fells for, is above 37 per Cent. and the Premium upon East-India Stock, is above 30 per Cent. both which are much higher than the Premium upon 3 per Cent. Securities, and is occasioned, I believe, by People's being generally of Opinion, that the exclusive Privilege will be continued to each of the Companies respectively, perhaps for many Generations, without their being ever obliged to pay a full and adequate Consideration to the Public for the Renewal of their Term.

From hence it must appear, that the natural Rate of Interest upon all public Securities is under 3 per Cent. and to infinuate, that the Creditors of the Public are in a worle Condition than any Pledgee or Mortgagee, is really fomething very extraordinary, when all Mankind appear to evidently to be of a contrary Opinion; for the a War should happen, it will, I hope, rather lower than raise the natural Interest of Money, because, I hope, our Government will never again fall into that dangerous and deluding Method of borrowing Money for the Expences of the War, but will yearly raife as much as may be necessary for supporting the Expences of the War, and answering the whole annual public Expence. And to pretend, that the Scheme may be rendered impracticable, by a Combination among our rich money'd Men, is fill more extaordinary; for a Conspiracy for diffreshing the Public, in order to prevent us from being able to relieve the People from any of their Taxes, whatever it may reckoned by our Lawyers, would, I am fure, be reckoned by the People a Sort of High Treason against the State, and would consequently make the People think themselves justified in any Measures, they might think proper to take, for relieving themselves from their Taxes in the speediest and most effectual Manner; therefore, I hope, no public Creditor, nor any money'd Man in the Kingdom, Kkk Vol. IV.

Anno to. Geo, will be fo rash and imprudent, as to enter into any such II.1736 7.

Combination or Conspiracy.

After what I had faid, Sir, I believe the Arguments made ofe of for shewing the Impracticability of the Scheme, will entirely vanish; and the Dangers we are threatened with either from its succeeding or not succeeding, will, upon Examination, appear as little substantial. That the Success of the Scheme, or even the Attempt, will make Foreignen, especially the Dutch, draw out their Money all at cace, is a Misfortune we have been threatned with upon all intended Reductions; and I am convinced we shall now find their Threats as ill-grounded as ever they were found upon any former Occasion. With respect to Foreigners, Sir. panicularly the Dutch, there are two infurmountable Obliacies, which will prevent their drawing away their Money; one of which is, that it is impossible for them to find Purchasen at any Thing near the Value, if any great Number of then should reloive to fell; and the other is, that it is imposses for them to get 3 per Cent for their Money any where elle, upon any Security equally good; for the higher lo terest at present in their own Country is but 3 per Cent. and the lowest in many Cases under 2; so that our Millian Sterling only brought from England to be lent in Holland, would very probably oun the natural Interest of Massy down to 2, or perhaps to 1 per Cent. And as to our our People, some of them might probably draw out their Money, in order to lend it on Mortgages at 3 1 per Cont. on good personal Security at 4, or on indifferent personal Security at 5; which is one of the great Advantages to be expected from the Scheme; but the Sum to be drawn off for these Purposes could have no great Influence upon our public Securities; because the drawing out of any great Sum would bring the natural Interest of Money upon priwate Securities below the natural Interest upon publics which can never happen as long the Generality of Markind have a much better Opinion of the latter, than thry have of the former. And as to the prefent Fall of Stocks, we know it proceeds from the Practices in Change Ally, where, we know, some People have been mighty industrious I wish they had not been so: I wish their Behaviouratthis Time may never be made use of as an Argument agual all our public Creditors in general; for when the Belariour of some becomes a public Nuisance, it may be made use of against the whole Body; as was lately the Case, with respect to the Distillers and Retailers of Spirituous Liquors. I shall grant, Sir, the Reduction of Interest might very probably diminish the advanced Price upon our Funds; but

I am convinced it would not bring them under Par, nor Anno 10. Geo. any Thing near to it; nay, I do not know but the Benefit II. 1736 7. of not being obliged to receive any Part of their Principal, nor to have their Interest lessened for 14 Years to come, would raife the Price of all our Annuities above what they now fell for; I think I have good Reason to believe it would. However, the advanced Price is what the Public neither has, nor ought to have any Concern about; for to fay we ought not to do or attempt any Thing that may tend to diminish the advanced Price our Stocks sell for, would be an Argument against ever paying them any Part of their Principal, as well as against reducing the Interest now payable to them; and now it is made use of against attempting to reduce their Interest, I hope it will have just as much Weight, and no more, than if it had been made ule of for our coming to a Resolution never to pay a Shilling more of the Principal of any of our Debts, but to turn the Sinking Fund to some other Use yearly, and continue to pay the same Annuity we now pay for ever: Which Refolution many Persons without Doors would be glad of, tho' I am certain no Gentleman within these Walls would ever agree to it.

There is, therefore, Sir, no Danger to be apprehended, either from the Success or Disappointment of the Scheme. To attempt it, is not climbing up a Precipice; it is only attempting to do that which we are in Duty bound to attempt, as often as there is the least Prospect of Success; and at present we shall most certainly meet with some. This the declared Enemies of the Scheme are fufficiently aware of ; they would not have been so industrious in their Opposition, if they had not known it would certainly meet with great Success; and I am surprized to hear it said, the present loud and general Complaints are nothing but Vapours: Every Man in the Kingdom, who has not great and superfluous Sums coming in yearly from our Funds, or from some Post or Penfion, is fully fenfible of the National Diftemper we are under; and I am fure no State Physician in the Kingdom can prescribe a better, or at least a more honourable Remedy, than that now in our Offer; if we do not apply it, I shall despair of ever seeing a Remedy applied, till we change both our Physicians and Nurles.

Has any Man faid, has any Man pretended, Sir, that the Loss an Annuitant or Stockholder is to sustain by the Reduction, will be made good to him by abolithing the Duty upon Candles? This is treating the Subject more ludicroully than it deserves, or ought to be treated; but I will fay, it is better for every Annuitant and Stockholder to take

Kkk 2

that

Anno 10. Geo. that which is the natural Interest of Money in his Country, II. 1736 7. than to run the Rifk of being foon deemed an Ulurer, whereby he may come to lose both Principal and Interest. The Reducing of the Interest payable upon public Securities to that, which we find to be the natural Interest upon fuch Securities, or paying those off who are not willing to take that Interest, is not laying any Tax upon our public Creditors; but the continuing to pay them 4 per Can, when the natural Interest of Money is under 3, is really making them a Prefent of 400,000 l. Sterling a Year; and I am fure the Public is in no Condition to make, act can they pretend Merit enough to deferve, fuch a confiderable Present. To pretend therefore, that the Reduction proposed would be laying a Tax of 5 s. in the Pound upon them, must appear to be a very great Mistake; and th uy, that in the present Case, there is no Distinction to be mide between the public Creditors and the Public, because ther are a Part of our own People, must appear to be as great & Miliake, if we confider, that in all Cases, where the private Advantage of any Sett of our own People comes to be isconfistent with the Good of the Public, a Distinction not only then may, but must be made, between that Sert of our own People, and the Public; and in all fuch Cases, I hope the Good of the Public will, I am fure it ought to be unferred. Is not this the Case now before us? It is for the private Advantage of our public Creditors, to receive from the Public yearly a Prefent of 400,000 ! but I am ture it is inconfishent with the Good of the Public to contince making them any fuch Prefent.

But of all the Arguments that have been make Use of against this Reduction, I think the hardest and most extraordinary is, to fay, that because our People have long paid, and been accustomed to the paying of heavy Taxes, therefore there can be no Compassion in relieving them from any of those Taxes. This, I tay, I must think very hard as well as extraordinary; and I am fure it is as extraordinary to fay, we have no Taxes upon the Necessaries of Life. For my Part, I do not know any one Necessary of Life, upon which we have not fome Tax or another, except Water; and we can put no Ingredient, I know of, into Water, in order to make it palatable and chearful, without paying a Tax. We pay a Tax for Air, and for the Light and Heat of the Sun in the Day Time, by Means of our Tax upon Windows; and for Light and Heat in the Night Time, by Means of our Duties upon Coals and Candles; we pay a Tax upon Bread, Meat, Roots, and Herhs, of all Kinds, by Means of our Salt-Dury; we pay a Tax upon

mall Beer, by Means of the Malt Tax, and a heavy addi- Anno 10. Geoional Tax upon strong Beer, by Way of Excise; nay we II. 1736-7. annot have any clean Thing to put upon our Backs, either f Woolen or Linnen, without paying a Tax, by Means of he Duty upon Soap: And tho' most of these Taxes may em to be small and easy to a rich Stockholder, who has housands a Year coming in, yet to a poor Labourer or Maufacturer, who has not perhaps above 8 d. or 1 s. a Day, nd himself and Family to maintain out of it, every one f them must seem grievous, and always will be severely alt; till he can prevail with his Master, on account of these axes; to raise his Wages; and then, by the Loss of Emoyment, he is brought into a worse Condition than he as before. Therefore, from the great Diffress many such por Families are in, and the infinite Multitude there are fuch in the Kingdom, Compassion may be strongly eaded in Favour of the Reduction, and can, in my Opion, have little or no Weight on the other Side of the ale; for Gentlemen may talk what they will about Orans, Widows, and other Ladies, but I believe the Rection will bring few or none of them into pitiful Circuminces; it will only oblige some of them to betake themwes to Bufiness instead of living idly, or to retire to the puntry inflead of living at London; and for this very Rean I am for the Reduction, because I love to see People poloyed; and as I am a Country Gentleman, and love e Company of the Ladies, I defire to have a few more them in the Country with us.

I do not remember, Sir, any one Argument made use of minst the Reduction, but what I have now either fully fewered, or shewn to be an Argument in its Favour; and I ope what I have faid upon this Subject will have the reater Weight, because every one that knows me, knows I ave a very confiderable Share in the public Funds, and that perefore it is as much my immediate Interest to oppose a eduction, as it can be the immediate Interest of most Men the Kingdom; but I shall always consider my future Inreft as well as my immediate Interest; and I hope I shall Iways be so wise as to prefer the public Interest to both. would not perhaps have been at fo much Pains to shew y Zeal in Favour of the Quellion, if it had not been for he contrary Behaviour of fome, who are in the fame Treumstances with me; but when I observed some Practices nade use of without Doors against the Question, which I o not think altogether justifiable, I thought it incumbent pon me to declare my Approbation of the Question in the off remarkable Manner; in order to convince Posterity,

Time to consider of it, therefore the furt of the Affair was put off till that Day Sev mentioned; and towards the End of the I Day, Thomas Winnington Esq; stood up, Speech, as follows, viz.

Mr. Wining-

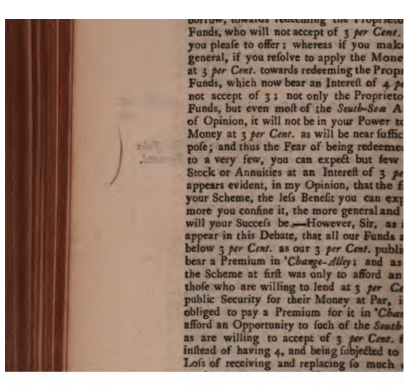
SIR, Whether a further Reduction of or legal, may tend to the Advanage of the Nation in general, or whether th of Money, lent on public Securities, be b are Questions I shall not at present give of enquiring into; but if both be refolve tive, which every Gentleman must do, w to what is now proposed, I can see no R fining our Resolution, or the Scheme de to South Sea Annuities only. For if a ! of Interest must prove a Benefit to the N we ought to extend that Benefit as fir as will go; and if the natural Interest of Mi Securities, be below 3 per Cent. it is not. to be questioned, but the other Creditors of be as ready to accept of 3 per Cent. irr Years, as the South-Sea Annuitants .- For if we come to a Refolution for enabling hi Books of Subscription, it ought, I think it ought to comprehend all the other pub well as the South Sea Annuitants. But.

her hand, if we look on it as a Resolution that may be Anno 10. Geo. advantageous for them, it will then be shewing a Par- II. 1736-7. slity to our other Creditors, and will consequently be a ece of Injustice done towards the South Sea Annuitants .rom these Considerations, Sir, I think, if we come to any esolution or Resolutions for redeeming any of our pub-Funds, and for enabling his Majesty to borrow Money 3 per Cent. for that Purpole, we ought to come to a Relution, to redeem all the public Funds redeemable by Law. at now carry an Interest at 4 per Cent. per Annum, and en we may come to another Resolution for enabling his a jesty to borrow Money at 3 per Cent. for that Purpose .nete, Sir, are my Sentiments with respect to the Affair w under our Confideration; and if the House seems to prove of them, I shall then rife up and move for such efolutions, as, I think, we ought to come to, agreeable to efe Sentiments.

To this it was answered by Sir John Barnard and others, Substance as follows, viz.

SIR,

There are two Methods of defeating any Scheme or Pro- Sir John fition offered to this House, both of which have been Barnard. en practifed with Success. One is the plain, blunt Way putting a Negative upon it at once; and the other, which likewise been practised in former Parliaments, is what may call a Sort of Parliamentary Play, which is, by king such Improvements upon it as must necessarily renr it abortive. I am far from thinking the Hon. Gentleman s any luch Intention with respect to the Improvement has now offered, but there is an old and a true Proverb, aff at all, lofe all. We have been told by feveral Genmen in this Debate, that the Scheme, as first proposed, ould certainly prove impracticable in the Execution; and there was the least Foundation for such Apprehensions, rely that Foundation must be very much widened, and ndered at the fame Time more folid, by the Improvement at has been now offered. Our South Sea Annuities both and new amount to about 24 Millions only; all our deemable Funds bearing an Interest of 4 per Cent. amount above 44 Millions; and will any Gentleman lay, but that may be easy for the Government to borrow Money at 3 - Cent. fufficient for paying off such of the Proprietors 24 Millions, as are not willing to accept of that Interest, d yet it may be found very difficult for them to borrow oney at 3 per Cent. fufficient for paying off fuch of the oprictors of 44 Millions as may not be willing to accept the Interest?



and his Friends will remember, that the Scheme thus amen- Anno 10. Geo. ded becomes properly their own Scheme, and that they will II: 1736-7. not afterwards endeavour to put a Negative upon the

Scheme they have thus made their own.

The Scheme, even as thus amended, Sir, may turn out to be of fignal Advantage to the Nation; but if that be true which has been hinted in this Debate, by some of those Gentlemen who opposed the first Motion, I must confess, the Amendment would be dangerous. It has been infinuated. that all the public Creditors will join in concerting Meafures for defeating the Scheme, that is to fay, they will join in concerting Measures for distressing their Country, in order that they may extort a higher Interest from her, than she would otherwise be obliged to pay. This, Sir, is, 'tis true, a Practice too frequent among petty, private Usurpers; but I hope none of the Creditors of the Public will ever deferve fuch a Name; for if it were possible to suppose them devoid of all Love for their Country, their own Interest must suggest a contrary Behaviour: Their own Prosperity depends upon the Prosperity of their Country; even the Security of their Principal, as well as Interest, depends upon the Prosperity of their Debtor, which can seldom or ever be the Case of private Borrowers and Lenders; therefore we cannot suppose the Creditors of the Public will ever join unanimously in concerting any such Measures. But if any fuch Thing were to be dreaded, they will furely join more unanimously against the Scheme as thus amended, than it can be supposed they would have done against the Scheme as first proposed. When a Nation has been offended by feveral of her Neighbours, if the declares War against them all at once, the will certainly unite them altogether against her, and may probably involve herfelf in Ruin, instead of obtaining that Reparation which she might easily have obtained, if the had attacked them one after another. The Cafe is the same: If we resolve to reduce only a Part of our public Funds to a lower Interest, the Proprietors of the other Funds not being in the fame Circumstances, will never join with them in the same Measures; but if we refolve to reduce them all at once, it brings them all into the fame Circumstances, and will, confequently, make them all join in the fame Measures. This, I fay, Sir, would be the Case, if it could be supposed the Creditors of the Public would ever join in any Measures for diffreshing their Country : In that Case we ought to look on them as public Enemies, and then we ought in good Policy to take all possible Care not to unite them, by attacking them all at once; but I shall never look upon the public Creditors as public Enemies, nor shall I ever look upon an Vol. IV. LII

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Anno 10. Geo, Endeavour to borrow Money at a low Interest as an Attack, even upon that Part of them who are by means of that Money to be paid off. Quite otherwife, I shall always look upon the public Creditors as public Friends; therefore, I must suppose they will join in Measures for rendering effectual a Scheme calculated for giving an Ease to their Country, and that the more general the Intention of that Scheme is, the more generally, and the more unanimoully, they will contribute towards its Success. This, we ought in Charity to suppose, with regard to the public Creditors in general, whatever may be the Behaviour of fome few of them; and upon this Supposition, I can apprehend no Danger from the Improvement, or rather Enlargement, proposed.

> With regard to the Justice and Impartiality of the Scheme as first proposed, I am surprized, Sir, to hear it questioned by any Gentleman who considers the public Good, or the different Circumstances of our feveral public Creditors. It would, in my Opinion, be of great Advantage to all the South Sea Annuitants. An Annuity of 3 per Cent. for their Money, irredeemable for 14 Years, is 1 Situation which, I am fure, is highly preferable to their present; but this is an Advantage we ought not, for the Sake of public Good, to grant to any of the other public Creditors, if we can avoid it; it is an Advantage the South-Sea Annuitants deserve more than the Generality of our other Creditors; and it is an Advantage which can breed no Confusion among those Annuitants : whereas the granting it to any other Set of public Creditors might breed great Confusion among them. As to the public Good, we must consider, that most of our other Creditors enjoy great exclusive Privileges in Trade, by Means of the Debt doc to them; and as it may, in a few Years, be found necessary for the public Good, to deslroy, or put an End to those exclusive Privileges, therefore we ought not, for the Sake of public Good, to grant them an irredeemable Term of 14 Years, if we can possibly avoid it; which we may do, if all the South-Sen Annuitants should agree to accept of 3 M Cent. and great Sums in ready Money should likewise be subscribed at that Interest. From hence every Man must fee a good Reason for not granting this Advantage to the other public Creditors in general; but with respect to the Bank in particular, it would be Madnels and very great Partiality to grant it to them; because their Term expires in 6 Years, so that it would be granting them a Continuance of their Term for 8 Years, which is worth above Soo, cool. in present Money, and that for no praticular Confideration at all; for the Reduction of Interest from 4 to 3 per Cent. is a Confideration granted by the other Creditors, as well

as by them, tho' none of the other Creditors are to receive Anno 10 Geo.

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any fuch Advantage.

Then, Sir, as to the particular Circumstances of the South-Sea Annuitants, every one knows they enjoy no Advantage or Profit from the Money they have lent to the Public, but merely that Annuity or yearly Interest paid them by the Public; whereas the Proprietors of our three great Companies have all along enjoyed, and do still enjoy, the Advantage of an exclusive Trade, by which all of them have made, and two of them do ftill make a large annual Profit, besides that Annuity or yearly Interest paid them by the Public; therefore, if any new Advantage is to be granted to any of our public Creditors, which ought not to be granted to all, if it can be avoided, furely the South Sea Annuitants have the best Title to that new Advantage. And suppose one Half of the South-Sea Annuitants should agree to accept of 3 per Cent, and the other Half should not, and that the Subscriptions should amount to no more than z or 3 Millions; in that Case it would be impossible for the Public to pay off at once, all the Annuitants fo flanding out; the only Thing that could be done, would be to pay them their 4 per Cent. yearly, and to apply the Sinking-Fund towards them only till they should all be paid off: With respect to the South-Sea Annuitants, this might be easily done, by dividing them into four Classes, two of old and new Annuities at 3 per Cent. or if you please you might make but one of both these, and two of old and new Annuities at 4 per Cent. in which Case all future Payments might be applied to the two latter, without breeding any Confasion, or causing any Disputes: But, Suppose this to be the Case of the Stockholders of our Trading Companies; it would breed great Confusion among them, with regard to the Method of dividing the future Profits of their Trade, and it would cause great Disputes; for the Proprietors of Stock at 3 per Cent. might infilt, they had a Right to a greater Share of the Profits of their Trade, than those at 3 per Cent. especially if it be true that the Annuity paid to these Companies by the Public, enables them to increase their Trade; and even after the 4 per Cents. were all paid off, they might infift on their Share of the Profits by Trade, as long as the Company continued; in the same Manner as the present Proprietors of East India Stock might infilt upon having their Profits by Trade divided among them, proportionably to their respective Shares, then the Debt due to them by the Public frould be all immediately paid off.

From these Observations, Sir, it will appear, that the

posed, he may continue in the same Condition present; he may continue to enjoy his 4 per Capital be paid off, and I hope no Annuits enjoy it any longer, or imagines it is doing Ir to put the Public in a Way of paying him off

After what I have faid, Sir, it may be fur am against agreeing to the Amendment or propoted; and if I were, it would not be Reasons; for it is certainly inconfistent wit Good to grant a Term of 14 Years irrede of our Trading Companies, if we could any and, I am fure, it is inconfiftent with the pu make a Present to the Bank of above 800 will be the Cafe, if we grant them a Prolong Term for eight Years without any Confilattly, I cannot think it very confiftent wit Good to run the Rifk of breeding a Confusio. among any of our public Creditors: But as Succeis depend entirely upon the hearty Concu honourable Gentleman and his Friends, I am to what he has been pleased to propose; because Disadvantages must, I find, be submitted to. will, I hope, be prevented, by each of ou coming to a Resolution in their respective to accept of 3 per Cent. upon the Terms offer all Confusion and Dispute among their Propr prevented; therefore I hope the Hon, Gentler

ontained in the Acts of Parliament for that Purpose, or Anno 10. Geo. with Consent of the Proprietors) be converted into an Inte- 11.1736-7. eft or Annuity not exceeding 3 per Cent. per Annum not

edeemable till after 14 Years."

That it is the Opinion of this Committee, that his Majesty be enabled to borrow from any Person or Persons, Bodies politic or corporate, any Sum or Sums of Money it an Interest not exceeding 3 per Cent. to be applied to-

wards redeeming the national Debt."

On Wednesday, March 30, these Resolutions were reported by Sir Charles Turner to the House; and the first Resolution being read a fecond Time, and a new Debate arifing, a Motion was made for adjourning the further Confideration of the faid Report till Thursday, April 14, but upon the Question's being put, it was carried in the Negative.

Then an Amendment to the Resolution was proposed by General Wade, and seconded by Walter Plumer, Elq; viz. General That instead of the Words, not exceeding 3 per Cent. per Wade, Annum, the Words, not exceeding 3 and a half per Annum Walter Plushould be inserted. Upon which Mr. Samuel Sandys, Esq; mer, Esq; took Notice, That the Amendment proposed was such a one Mr. Sandys. as could not be made upon a Report; because it was for a larger Sum annually than what they had agreed to in the Committee; and that therefore if they had a Mind to allow a higher Interest than 3 per Cent. they must recommit the the Resolution. Whereupon Mr. Plumer faid, That, as an Mr. Plumer. bonourable Gentleman near him (meaning Thomas Gore, Elq; had before taken Notice, the Affair's depending in that House had, he found, occasioned so much Gaming in \*Change Alley, that if the Amendment he had feconded, could not be agreed to upon the Report, he would be against recommitting; because he was for having the Affair determined some way or other with as great Expedition as possible, in order to put a Stop to that infamous Practice of Stockjobbing.

Nevertheless, a Motion was made for recommitting; but upon the Question's being put, it was, upon a Division, car-

ried in the Negative by 220 to 157.

After which, both the Resolutions were agreed to, and Sir John Barnard, Mr. Wortley, and the Master of the Rolls, Sir John were ordered to prepare and bring in a Bill upon the Reso- Barnard,

Intions fo agreed to.

The chief Speakers in these Debates in the Committee Jekyl, and upon the Report, for the Reduction, were, Sir John Mr. Wortley Barnard, the Master of the Rolls, Edward Wortley Montague, Montague, Elq: John Howe, Elq: Thomas Gore, Elq: Samuel Sandys, Mr. Howe, Efg: &c. And the chief Speakers against the Reduction Mr. Gore,

Sir Forepb

were Mr. Sandys,

Wade, Mr. Oglethorpe, Mr. Knight, Sir Robert Walpole. which oppress the Poor and the Manusactu Upon this Motion there ensued a Deba

Upon this Motion there enfued a Debi Arguments for the Motion were to the viz.

SIR,

· As the Increase, or rather the Reviva one of the chief Ends intended by the Re now agreed to, and as the Prosperity of much upon the low Rate of Wages as upo Interest, I shall beg Leave to make you a ther Resolution, which I take to be a natur the two Refolutions we have now agreed make you the Motion I intend, I shall tal make fome Observations upon the Nature neral; and in the first Place. I must obse Commodities, however valuable, by which are produced without any great Art or Ind ple, are never of any great Service to a they maintain no great Number of Sub many Individuals. The Gold and Silv and Portuguese Settlements in America are great Value; but as they are produced b Slaves, and enrich only the King and a they have rather diminished than increase the Riches of both those Kingdoms : the is, because they maintain no great Numb Subjects, in which the Power of a Country

or fuch Things as are proper for supporting their Anno 10. Geo.

om hence we may fee, Sir, that the only Commodities r for increasing or supporting the Power and the Riches Country, are those which are produced by the Art ndustry of the Inhabitants. The Production or Mature, and Sale or Exchange, of fuch Commodities is only which can properly be called Trade; and of fuch nodities no Country can have any great Quantity, unney can fell them cheaper than any of their Neighbours Il Commodities of the same Kind and Goodness. Now original Materials of all fuch Commodities are to be y the People of all Countries, at pretty near the same , the Difference between the Price of such Commodities worked up in one Country, and the Price of them worked up in another, must always depend upon the of Labour; that is to fay, the Wages given to Workand Servants; for no fuch Commodities can be fold eap by the People of a Country where the Wages gi-Workmen and Servants are high, as Commodities e same Kind and Goodness may be fold by the People Country where the Wages given to Workmen and nts are low; but in all Countries the Price of Labour, Wages given to Workmen and Servants, must depend the Price of those Provisions which are necessary for convenient Support; I fay, Sir, their convenient Supfor even the poorest Workman must and will have of the Conveniences of Life; and that Country where ual Price of Labour can afford the Labourers most of enveniencies of Life, will always at last come to have reatest Number of Workmen, in all Sorts of Trade Manufacture. A Glut of Bufiness, or a Scarcity of men, may fometimes occasion the Wages of Workand Servants to be higher in one Country than anobut if the Price of the Necessaries and Conveniencies fe be equal in both, the Workmen will by Degrees the Country where Wages are low, and repair to that try where Wages are high; by which Means the Price abour in both Countries will at last be brought upon a This will always be the Cafe where the Price of the ffaries and Conveniencies of Life is the same in both tries; but if the Price of the Necessaries and Connces of Life, by Accident or bad Measures, become r in one Country than in another, and continue fo for Time, in that Country where such Necessaries and eniencies are dearest, the Price of Labour must rife, or Workmen and Servants will all leave them; for tho'

Proportion as the Price of the Necessarie cies of Life rifes in any Country; and if bour be raifed higher in one Country than we may eafily fee what will be the neces As the Price of the original Materials of modities produced by the Art and Industry pretty much the same in all Countries, th may be fold cheaper by the People of th the Price of Labour is cheap, than they ca of that Country where the Price of Labou ceffary Consequence of which must be, th underselling, will first beat the latter out of all and at last even out of their own home M Country may by fevere Laws and high P Time, prevent the Importation of those for which are of the same Nature with their cution of fuch Laws will at last become fo g ple, that it must either be neglected, or the L cause the People cann ever be persuaded it at the cheapest Hand, nor can they bear to Countrymen punished for what they the They neither will nor can enquire into t Dearness of such Commodities in their o will think it proceeds from the Covetoufi cerned in the Trade; therefore such Laws duced, and always will at last produce Mo furrections among the People; fo that th last will be obliged, for the Sake of Onie

others: But this I will fay, that of two Countries alike in Anno 10. Geo. all other Circomflances, the Trade of that Country will II. 1736-7. flourish most where the Price of Labour is cheapest, and where they may have the original Materials of those Commodities which are produced by the Art and Industry of the People, at the cheapest Rate. Nay, if there be a Rivalthip between them, as to the Production of any fuch Commodity, we may depend on it the former will at last beat the other entirely out of the Bufiness. From hence we may fee, how ruinous it must be to the Trade of any Country, to lay Taxes upon any Provisions that are necessary for the convenient Support of their Labourers, Manufacturers, or Tradefmen; or upon any of the original Macerials of those Commodities which are produced by the Art and Industry of their People: From hence we must see that the Trade of any fuch Country must necessarily at last be undone, if their Neighbours be in any Sort of Condition to take Advantage of the Slip they have made: And from hence we must fee, how necessary it is for us to take the most effectual and the most immediate Measures for relieving our People from those Taxes which lie heavy, not only upon almost all Sorts of Provisions, but upon almost all Sorts of Materials. We may make Laws against Smuggling, we may make Laws against exporting our Wool, we may make Laws against inveigling our Workmen into foreign Countries: These are but quackish Remedies; if we have a Mind to work a thorough Cure, we must remove the Caufe, which certainly proceeds from our many heavy Taxes; for none of our Workmen would go to foreign Countries, if they could live more conveniently by their I abour in this, than they could in any other; none of our Wool would be exported, if it could be wrought up in this Country cheaper than in any other, especially, if by our Treaties we took Care to have a free Entry for our Manufactures into every Country; and no foreign Manufacture would be imported upon us, if the prime Colt were higher than the fame Sort of Manufacture could be bought for, here at Home.

I know, Sir, it has been faid our Taxes are no way insupportable, nor heavier in this Country than they are in Holland or France; but if those Gentlemen would compare the Taxes and the Methods of raising them in this Country, with the Taxes and Methods of railing them either in France or Holland, or any other Country of Europe, they will find that the Taxes in this Country are more burdenforme upon Trade, and the Methods of railing them more Inconvenient for the Merchant and Dealer, than in any M m m Country Vol. IV.

our Trade and our Manufactures; but our at last fall upon Ways and Means to furnish foreign Manufactures, or with fuch as are w themselves, if they find they can do it at Rate than they can have any fuch from us; to our Imports from thence, fuch as Sugars, Skins, and the like, we may continue for Supply our Home Maket with such Comm own Plantations, by means of prohibitory Duties upon foreign Commodities of the fa our present high Rate of Interest and high and if the French continue to improve the Years to come, as fast as they have done Years past, I am afraid it may soon be put to fupply any foreign Market with any eve modities; and if all foreign Markets the against us, both with respect to our Hor and with respect to the Produce of our Luxury must either greatly diminish, or we no Occasion to be afraid of Foreigners drag away from us, by the Sale of their Proper for if they could fell that Property for any much to be questioned, they would find n Kingdom to draw out of it, they would be and export our Corn, Cattle, Tin, Lead, of the Property they had so disposed of. That the Dearnels of Provisions, and Labour, in this Kingdom, does not proc

raifed in and about London than in any other Part of the Anno 10. Geo. Kingdom; and the Inhabitants in and about London, even II. 1736-7. those of the poorest Sort, are subject to two most grievous Taxes, which almost every other Part of the Kingdom is free from: I mean the Tax upon Coals, and upon Ale-Houses by Virtue of the Pot-Act, both which fall extremely heavy upon the poor Labourer and Manufacturer, and must necessarily make both Provisions and Labour much dearer in and about London, than in any other Part of the Kingdom; therefore, I hope, these two Taxes will be among the first to be taken off: For I must think the Manufacturers and Labourers in and about London, if they are not put upon an equal Footing with their foreign Neighbours, ought at least to be put upon an equal Footing with their domestic Neighbours, especially considering that they will be the greatest Sufferers by the Reduction of the Interest payable upon our public Funds. But there is another strong Reason for making Labour as cheap as possible in and about London, because there are many Sorts of Manufactures which cannot fo conveniently be carried on in any Part of the Kingdom as in or near London, and all Ships which carry out a Cargo confilting of a great Variety of Sorts of Goods, properly forted for the foreign Market to which they are bound, must take their Cargo and Departure generally from London; so that a great Part of our foreign Trade, as long as we have any, must always depend upon our Exports from the Port of London; and many of our homeward bound Ships must come to unload the whole, or a Part of their Cargo at London, before they can return to the Port from whence they fer out: For which Reason we ought, if possible, to render the Price of Provisions, and consequently the Price of Labour, as cheap at London as it is in any Part of this Kingdom, or in any trading Country in Europe; at least, I am fure, we ought neither to impose nor continue any Tax which must necessarily enhance the Price both of the one and the other.

After having thus shewn the necessary and the fatal Confequences of Taxes upon the Necessaries of Life, or upon the original Materials proper for any Manufacture, I am convinced every Gentleman that hears me will be of Opinion, that as foon as the Interest payable upon our public Funds is reduced to 3 per Cent. we ought to annihilate some Part of the Sinking-Fund, by abolishing some of the heavy Taxes that oppress our poor Labourers and Manufacturers; for that we have fome fuch cannot I think be questioned, after what his present Majesty was pleased to recommend to us from the Throne but a few Years fince. And in order

Auno 10 Geo, to convince all those without Doors that this is our real fo-II.1736.7. tention, we ought, I think, immediately to come to loss fuch Resolution; because it will not only contribute to wards the Success of the Scheme we have just now agreed to, but it will likewise contribute towards preventing some of our Workmen from going Abroad, who are now perhaps making Preparations for that Purpole, and towards prevaling with some Masters of Manufactures to continue in they Bufiness, who are now perhaps, through Despair, realising to give it up. When our money'd Men and other Stockholders fee a folemn Resolution of Parliament for abolishing fome of our most heavy Taxes, and when they consider the great Benefit that may accrue therefrom to our Trade, and the great Relief it will afford to our poor Labourers and Manufacturers, if they have the least Regard for their Country, they will certainly contribute with the more Alacrity towards the Success of a Scheme, from which so many public Benefits may be reasonably expected; and even the most selfish Stockholders will find in such a Resolution this Comfort, that if their Revenue be diminished by the Reduction of Interest, their Loss will be in some Measure compensated by the Diminution of their Expence, which will be the necessary Consequence of abolishing any of our heavy Taxes, not only with regard to those Commodities which are discharged of the Tax, but with regard to all other Sorts of Commodities; for a Tax upon any one of the Necessaries of Life must enhance the Price, not only of all the other Necessaries of Life, but likewise of all those Things that are proper either for the Conveniency or the Languy of Life. Therefore, the abolishing of some of our beary Taxes must necessarily lessen the future Expence of every Family in the Kingdom, especially about London, where all Taxes are most strictly raised, and most severely felt; and confequently a Refolution for that Purpole mult naturally tend towards making every Man contribute, with the more Alacrity, to the Success of the Scheme we have now agreed

> Such a Refolution, Sir, will not only contribute to the Success of the Scheme without Doors, but it will likewise contribute greatly to its Success within Doors; for I mat confeis. I should myfelf be very indifferent about its Success. either within Doors or without, if I did not think that the abolishing of some of our heavy Taxes would be the neceffary Confequence of the reducing the Interest payable upon the public Funds : If the People were to receive no Benefit by fuch Reduction, if I thought the only Advantage to be reaped thereby, would be the Increase of the Sinking-

Rund, I should be very little anxious about the Success of Auro 10. Geo. the Scheme; because I am now fully convinced, That Fund II. 1736-7will never be religiously and regularly applied to the Uses for which it was intended; but will always ferve as a Fund for leading the Nation into expensive and unnecessary Projects or Measures; and may hereafter be made use of for rendering fuccessful the most wicked Purposes an ambitious Prince or a guilty Minister can invent or contrive. For this Reason, I am sure there are many Centlemen in both Houses of Parliament, who will be much more sanguine for the passing of the Bill now ordered to be brought in, than they would otherwise be, if they are affured that the Reduction of Interest will be attended with a Diminution of Taxes: and nothing can contribute more towards giving Gentlemen fuch an Affurance, than a previous Resolution of this House, that as foon as the Interest is reduced, some of our most burdensome Taxes will be abolished; therefore, whatever Gentlemen may pretend, whatever their outward Profesfions may be, I shall not easily believe they are really and in their Hearts for passing the Bill we have ordered to be brought in, if they are against the Motion I am now to make.

In the Debate, Sir, upon the Resolution of the Committee, it was, I think, made fully appear, that a Reduction of Interest would be a great Advantage to the Nation in general; and as these Resolutions have been agreed to by the House, I must conclude the Majority are of the same Opinion; yet such is the Selfishness of some Men without Doors, who are great Stockholders, and who confequently will be great Lofers by what has been agreed to within Doors, that they will not be, or will pretend they are not convinced of what I think is evident at first View. They not only endeavour to convince themselves, but they endeayour to convince others, that the Nation will be no way benefited by what we have resolved on, but that on the contrary most Tradesmen and Artificers will be Losers; and the chief, nay the only Argument they make use of, or indeed can make use of, is, That we have no Design to abolish any of the Taxes, but only to increase the Sinking Fund; Thus, fay they to Tradefmen and Artificers, you will be no Gainers by this Scheme, because you must pay the same Taxes you did before; and as our Revenue is to be leffened. we must contract our Expence, we cannot lay out so much Money with you as we did before, so that you will be Lofers. instead of being Gainers by the Reduction of Interest. This, Sir, is their Argument, and by means of this Argument they may raife up a Spirit of Discontent among the People's

Anno 10. Geo. People; for it is not easy to persuade the Generality of II. 1736 7. Mankind of the Advantages they may reap by the Reduction of Interest, unless they be made to feel some immediate Advantage by the abolishing of Taxes; therefore to svalt this Argument, and to obviate the pernicious Defires of fuch felifih Men, we ought now to come to a Refolation, that as foon as the Reduction of Interest takes Place, fema of the most heavy Taxes shall certainly be taken off. It will then be easy for any Man, who is a Friend to the Scheme, or to his Country, to shew to every Tradesman, Shopkeeper, and Labourer, that he must necessarily be a Gainer by the Reduction of Interest; and this will of course reconsit great Numbers of People to the intended Reduction of Isterest, and to his Majesty's Government; at least it will put it out of the Power of those who, from felfish Views, at Enemies to both, to raise any popular Discontent aguant

either the one or the other.

From this Observation, Sir, I must beg Leave to lay. that no Man, who is a real Friend to the Scheme, and to his Majesty and his Government, can, in my Opinion, be against our agreeing to such a Resolution as I have mentioned; for, however much the Affections and good Op nion of the Populace may be despised by some Men, and tho' I do not think a Popularity should be courted by enjustifiable Means, or by mean and imprudent Compliances, yet I think the Love of the People in general is what every Government, and every private Man, ought to endeavour to obtain, and therefore, when we fee the People miffed, or artempted to be milled, we ought to take all possible Measures to undeceive them, or to prevent their being deceived by felfish and defigning Men. However, Sir, when I fay this, I would not have it thought, that I look upon the Revilings or the Applauses of a mercenary Mob, a Mob headed by Clerks of the Treasury and other such mercenary Cresture, to be any Tellimony either of the Hatred, or the Affection of the People; for fuch Creatures I must always look on as Enemies to the People, and shall always be promi of meriting their Resentment.

I think, Sir, I need not add any thing further for fhewing the Reasonableness and the Necessity of the Resolution I have mentioned; therefore I shall conclude with making me this Motion, to refolve, That this House will, as food, To

(as before mentioned.")

To this is was answered in Substance as follows, wie SIR.

I shall readily agree with the Hon. Gentleman who has made you this Motion, that Taxes upon the Necessaries or Connveniencies of Life must increase the Price of Labour, Anno 10. Geo. I that it would be a great Advantage to the Trade of this II. 1736-7. untry, and a great Relief to the People, if we could L slift fome of our most heavy Taxes ; but I cannot agree th him in thinking, that the Taxes in this Kingdom are re burdensome upon Trade, or the Methods of raising m more inconvenient for the Merchant and Dealer, than any of our neighbouring Countries; and much less can gree with him, that it is either proper or necessary for to come to any immediate Resolution, to abolish some of most heavy Taxes, as foon as the Interest of all the ional redeemable Debt shall be reduced to 3 per Cent. Annum. I wish the Hon. Gentleman had been at some re Pains to shew us how the Taxes in this Kingdom are re burdensome upon Trade, or the Methods of raising m more inconvenient for the Merchant and Dealer, than any of our neighbouring Countries; for these are Facts ich, I think, deserve some Proof, and if any such ing had been attempted, some Methods might have been nd for shewing wherein he was mistaken; for to a simple erment of a Fact, without one Proof or one Argument enforcing the Belief of it, no Answer can be made but ontrary Averment; and in this, with respect to France leaft, I am fure I may be justified; for all their Taxes not only imposed but raised in an arbitrary Manner, as most of their Taxes are farmed by Merchants and alers, their People are not only loaded with the Tax, oppressed with a Monopoly, which those Farmers ve generally the Address to get into their own Hands. means of the Privileges they enjoy, as Farmers that particular Branch of the Revenue. In Holland, eed, the peculiar Nature of their Country makes it ere easy for them to raise their Taxes, than it is flible for us to raife any Tax we can impose; but in main their Taxes are much heavier upon the Nelaries of Life, and consequently more burdensome to ade, than they are in any Part of this Country, not cepting the City of London itself; where the Taxes, I ill grant, are more firictly raifed, and are more numerous. in in any other Part of the Kingdom; but this does not occeed from any Partiality towards the rest of the Kingm: It proceeds from the Nature of Things, which oders it impossible to raise the Taxes so strictly, or to pose so many, in any other Part of the Kingdom, as in ndon, and within the Bills of Mortality; and this Difadntage is fully made good to the Inhabitants in and about udon, by its being the Metropolis of the Kingdom, and

Anno 10. Geo. II.1736-7

Anno 10. Geo, the Center, as it were, of all the Trade and public Beface

within the British Dominions.

With regard to France and Holland therefore, I mil think, Sir, and it has been the general Opinion, that the Subjects of each are more loaded and more oppressed with Taxes and Excises, than the People of this Kingdom! and with regard to any other Country of Europe, they may not perhaps have fo many or fo large Taxes as we live because their People in general are not near to rich; be in each of them their Taxes are more heavy, in proporties to their Riches, than in this Country, and their Method a raifing Taxes is more arbitrary and more opprefive; from whence I mult conclude, our Taxes can give no County in Europe an Advantage over us in Trade, nor can the Price of Labour, or the Wages of their Servants or Work men, be cheaper than it is here; at least, if it is, day Cheapnels must proceed from their not having to great Plenty of Money, or from their Workmen and Servan being more frugal and industrious, by which they are enabled to live upon lefs Wages. Neverthelefs, I shall grant, the abolishing of fome of our most heavy Texes would be a great Benefit to the Nation, and a great Encouragment to our Trade, because it would give us a great additional Advantage in Trade, over every one of our Neighbours. therefore I wish with all my Heart it could be door, but in our present Circumstances I do not think it pushible, or at least not confishent with the present and future Happiness at the Nation; for our Government must be supported, and not only the Interest of our public Debts must be regularly paid, but a Part of the Principal must be yearly discharged, in order that we may at last get free of our Debt as well as of molt of our Taxes. -If we abolish any of our Taxes before our Debts are paid off, we must remain longer in Debt, and confequently must remain longer under these Taxes that are left unabolished; so that the only Different is, whether we shall remain under two Taxes of equal Value for 20 Years, or under one of thefe Taxes only in 40 Years? Which is a Question that in my Opinion is any doubtful, and requires a very mature Confideration. Heever, suppose I were to admit that some of our Taxes ought to be taken off, as foon as the Interest payable upon as public Funds is reduced to 3 per Gent, suppose I were to admit that it would be better for the Nation to remain 40 Years under a Tax of 100,000 /. yearly, than to remain but 20 Years under two Taxes of 100,000 L yearly cach; yet I cannot admit that it is either necessary or proper for of the second second second second second

II.1736-7-

this House, upon the present Occasion, to come to any such Anno to Geo.

Resolution as has been proposed.

Every one knows, Sir, and the Gentleman who moved you this Question is very fensible, that no Parliament has any Power or Authority over a future Parliament, nor can the Resolution of one Session be a Tye or Obligation upon any focceeding Session. The Event which the Resolution proposed relates to, is an Event which cannot possibly happen during this Session: It is impossible to suppose that during this Session the Interest upon all our public Funds can be reduced to 3 per Cent. therefore our resolving what shall be done when that Event happens, is undertaking for a future Session, which we have no Power over, nor can pretend to prescribe to. For this Reason, if the Intention of the Resolution be to encourage our public Creditors to come in and subscribe their respective Debts at 3 per Cent. I must beg leave to fay it is in some measure a fort of fraudulent Intention, because it is offering them a Consideration which we have no Power to offer; it is making them a Promife which we cannot fulfil, nor oblige any fucceeding Seffion to fulfil; and I hope this House will always be so careful of its Honour, as never to come to any Resolution or Determination, that may bear the least Imputuation of being any way fraudulent or deceitful.

But suppose, Sir, we had a Power to resolve or determine what shall be done by any future Session, yet upon the prefent Occasion we ought to avoid coming to any such Resolution or Determination, as what is now proposed; because it will be looked on as a fort of threatning. It is a fort of public Declaration that the Nation shall never be freed from any of its Taxes, till the public Creditors agree to accept of 3 per Cent. for the Money due to them, but that it shall be freed from some of its most heavy Taxes, as soon as they agree to accept of that Interest. By such a Declaration, what an unlucky Circumstance shall we put all our Creditors in! They must give up a fourth Part of their Revenue, which many of them can very ill spare, they must accept of a lower Interest for their Money than any other Man in the Kingdom has, or they must expose themfelves to the Malice and Resentment of the People in general; for upon their Refusal every Man in the Kingdom would look upon them as the Cause of all the Taxes he pays, and every unfortunate Man would look upon them as the Authors of his Milery. Nor does it fignify any thing to fay. that those who do not chuse to accept of, or cannot live upon 3 per Cent. for their Money, may fell out and employ their Money where they best can; for if many of them should Nnn Vol. IV.

Anno 10. Geo, refolve to fell out, it would foon bring the Price of ever IF. 1736.7. one of our Funds below Par, and then they would be reas ced to the hard Necessity of losing a Part of their Capital, or of taking such an Interest as the Public should be pleased to give them. After such a public Declaration therefore, most of those who are now the Creditors of the Police must necessarily remain so, and if they do, they must either accept of 3 per Cent, or they must expose themselves to the Malice and Refentment of the whole Nation, which is a Circumstance no wife Man would chuse; and for this Resfon I must look upon the Resolution proposed, as a lort of threatening and frightening our Creditors into the accepting of 3 per Cent. which is a fort of Treatment I shall never,

for any Confideration, agree to.

This, Sir, is a Method of treating our public Creditors, which I hope we shall never have the least Occasion for and in order to prevent the Nation's being of Opinion that they can never be freed from Taxes, unless the Interest upon all our public Funds be reduced to 3 per Cent. and confequently to prevent any public Creditor from incurring the Resentment of the People for refusing to accept of that Interest, I must beg Leave to put you in Mind, that the the Interest of our public Funds be never reduced below what it is at present, yet if our Taxes be continued, and the Sinking-Fund regularly applied, the People may be freed from all their Taxes, except fuch as are necessary for the current Service, in about 24 Years, supposing our Debts to be 48 Millions, and the annual Amount of the Sinking-Fond to be 1,200,000 !. And that if it should be though the Benefit of the Nation to abolish some of our heavy Taxes, before our Debts be wholly paid off, we may now do it without any Reduction of Interest, and yet leave a very confiderable Sinking-Fund remaining for the Payment of a Part of our Debts yearly : Nay, all the Advantage we can expect by the great Reduction proposed, is only an Aldition of about 400,000 /. a Year to the Sinking-Fund, and that Addition we shall acquire in less than 8 Years, without any Reduction of Interest, or threatening our public Creditors with the public Refentment; fo that in lefs than 8 Years Time we shall be in as good a Condition for abolishing Taxes, and may abolish as many of them, wallout any fuch Reduction, as we can do at prefent, supplied fuch a Reduction were already brought about : From all which I must conclude, that, with respect to the abolithing of Taxes, it is no Matter of any great Moment to the People, whether the Reduction takes Place or not.

I shall readily grant, Sir, that the Reducing of the Im-War.

rest upon our Funds from 4 to 3 per Cent, would be a con- Anno 10 Geo. fiderable Saving to the Public; but to pretend that the II. 1736-7. abolishing of Taxes equal in Value to that Reduction, would be a Compensation to the public Creditors for the Loss of one fourth Part of their yearly Revenue, is what I am not a little furprized at; for the abolishing of the Duties upon Candles and Soap would amount almost to the full Value of what we could fave by the Reduction; and to pretend that the faving of 1 d. a Pound upon Candles, and Three-halfpence a Pound upon Soap, would be a Compenfation to a Man who loses 100 /. a Year or more by the Reduction, is fomething very extraordinary. But suppose I should admit that the Saving in one Way would be a Compensation for the Loss in the other, that Compensation is what we have no Power to promife, and therefore we ought not to propose it as an Inducement for any of our Creditors to accept of 3 per Cent. nor ought we by any Resolution to give them Hopes of its being a Compensation they will certainly meet with; for I am fure, in private Life, it would not be reckoned very honourable for a Man to promise, or so much as infinuate, a Reward or Compenfation, which he had no Power to give; and as in all our Proceedings we have been, fo I hope we always shall be as jealous of our Honour, as any private Man can or ought to

For this Reason, Sir, we ought not to make any such Promife, or propose any such Compensation, even tho' the People without Doors were fo far mistaken about the Power of Parliament, as to imagine the Resolutions of one Selfion were binding upon every fucceeding Selfion; but as the People without Doors are fully apprized of the Extent of our Power, as it is generally known without Doors, as well as within, that no Resolution of this Session, can lay an indispensable Obligation upon any suture Session therefore we cannot expect that the Refolution now proposed, or any such Resolution, can any way contribute to the Revival of our Trade, the Success of the Scheme now before us, or the rendering the People better, or more generally well affected towards his Majesty and his Government, than they are at present. On the contrary, I believe it would have a quite contrary Effect, with regard to every one of these three Purpoles; because it would give the People without Doors a mean Opinion of our Proceedings, and the Enemies to the Scheme would not fail to represent fuch a Resolution in the most ridiculous Light.

From hence, Sir, I must beg leave to differ so far from the Hon. Gentleman, as to think, that no Gentleman, who

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Anno to Geo. is a real Friend to our Trade, or to the Scheme, or to his II 1736-7. Majesty and his Government, will be for agreeing to the Resolution proposed: I am sure, if the Hon. Gentleman view'd it in the fame Light I do, he would never have offered it to the House : And I must say, I have the Plessere to think, that neither of the Ends proposed stands in med of any fuch Refolution. Our Trade is now, I believe, in as flourishing a Condition as ever it was; therefore, the'a might perhaps be increased by an actual Discharge from fome of our Taxes, yet it could not be faid to be revived even by the Discharge itself, and much less by an infiguracant Resolution for that Purpose. Then as to the Soc of the Scheme, if the natural Interest of Money up public Securities be at 3 per Cent. it will take Effet d itlelf, without any fuch Resolution; and if the natural Interest of Money be at 4, I am convinced no Gentlems of this House would defire to make use of Threats, or entry Promises, in order to induce the public Creditors to sen of 3. And lastly, as to the Affections of the People toward his Majesty and his Government, I hope they are already to well and to generally established by the Wissem and Justice of his Majesty's Conduct, that they stand in no men of a Support from any Refolution of Parliament: I am lure every Gentleman of this House would be forry to think they depend upon fuch a precarious Foundation as the Resolution now before us, which may be rendered abortive, not only by the Disappointment of the Scheme, but by the next Session's not being of the same Opinion with the prefent.

> I shall conclude, Sir, with observing, that Gentlemen are generally too fond of their own Schemes: Our Schemes are like our Children; we often conceive much greater and more certain Hopes of their Success, than can reasonably be expected. For my Part, as the Scheme is none of mine. as I had no Share in its Conception, I am fo far from bei certain of its Success, that I am not a little suspicious of meeting with a Disappointment; therefore, I must think our agreeing to the Refolution now before us, would bes fort of Reckoning without one's Hoft: I must think a will be Time enough for us to come to a Refolution to about fome of our Taxes, when we fee the Scheme has min Effect; for if we should now come to such a previous Reclution, and the Scheme should afterwards prove altegater abortive, the whole World would laugh at our Precip for which Reason I shall give my Negative to the Quit-

tion."

The Reply was to the Effect as follows, viz.

"I am a good deal furprized to hear it faid, that no Proofs 11.1736-7. or Arguments have been offered for shewing that the Taxes in this Kingdom are more burdensome upon Trade, and more inconvenient for the Merchant and Dealer, than in any of our neighbouring Countries. This, I fay, I am a good deal surprized at, confidering how many clear Proofs and folid Arguments were laid before us in the Committee on the national Debt, for evincing a melancholy Fact; which happened fo lately, that I am fure they cannot have flipt out of any Gentleman's Memory, and therefore I shall not give you the Trouble of repeating them. But I cannot comprehend what the Honourable Gentleman means by Excises in Holland or France, for I never heard of a Gauger or Exciseman in either of those Countries; and upon Enquiry, I believe, it will appear, that none of their Taxes are levied in that Manner. As for the Farmers in France, I do not fee how they can fet up any Monopoly; because they are often changing; and as every Dealer knows what Duty he is to pay upon any Commodity he has a Mind to deal in, the Farmers can hinder no Man from dealing in what he pleases, and consequently can set up no oppressive

Monopoly: Befides, as the Farmers are always they who offer the most Money, they cannot always be either Minifters or the Creatures of Ministers, and therefore would certainly be called to Account, if they should concert Mea-

fures for oppressing the People. Our Travellers, Sir, who make but very superficial Enquiries into the Manners or Customs of any Country they pass through, may perhaps imagine the People in France or Holland are more heavily, or more oppressively taxed, than the People of this Kingdom, because they hear the People complain there as well as they do here; but any Gentleman who understands these Things, and has made a proper Enquiry, may foon be convinced of the contrary; and as for the other Countries of Europe, they have not, eis true, such Numbers of rich Merchants, Masters of Manufactures, and Mafter Tradefmen as we have in this Country, which is the Reason that many of their Poor live in Idlemels, or starve for mere Want, because there are few or no rich Merchants or Masters in the Country, that have Money to employ them; but in all Countries, where the Poor have any Employment, they are pretty near equally poor; they neither get nor expect more than a comfortable Subfiftence by their Labour, and if you enhance the Means of that Subfiftence, by Taxes upon the Necessaries or Convemiencies of Life, their Masters must increase their Wages;

Anno to. Geo.

Anno 10. Geo. fo that all Taxes fall at last upon the Masters, foreign at II. 1736-7. domestic, who must pay for that Increase of Wages in the Price of Goods they purchase; but the Difference is, that a Tax laid directly upon the Master, only prevents an growing rich fo fait, or makes him live less luxuriously, but does not enhance the Price of your Manufactures; whereas a Tax laid upon those Things, that are necessary for the Support of the Poor, enhances the Price of Labour, and confequently raifes the Price of all your Manufactures both for domestic and foreign Sale, which at last ruins your Trade. Therefore, if the Poor of this Kingdom be more heavily taxed than the Poor in any other Country of Europe, # 1 what ought to be remedied as foon as possible; it is what will give that Country a great Advantage over us, if they should ever begin to apply themselves to Trade, which every Country of Europe is now aiming at as much as they can.

> As for the City of London, Sir, it is indeed, the Centre of all Bufiness in our Dominions, therefore, it may be called the Heart of our Trade; and I am fure, if our Trade has an Oppression at the Heart, it cannot be expedied a will thrive in any Part of the Body. I am far from thinking it a good Reason, why the Inhabitants of London, and within the Bills of Mortality, should be taxed more heavily than any other Part of the Kingdom, because they can bear it; for I think no Part of the Kingdom should be taxed, at least in Time of Peace, near so heavily as they can bear, As we have in Lendon great Numbers of idle and extravagant People every Year crowding in upon us from all Para of the Country, for the Sake of Bulinels, Preferment, or Pleafure, this Concourse must necessarily enhance the Price of Provisions upon the Laborious and Indukrious, which is a Difadvantage at least equal to any Advantage they may reap from their City's being the Metropolis of the Kingdom, and the Centre of all Trade and public Bufiness But if it should be thought proper to lay heavier Taxes upon the Inhabitants of London and within the Bills of Mortality, those additional Taxes ought to be laid upon the Luxuries and Pleasures of Life, and not upon the Food and Raiment of the Poor, such as Leather, Salt, and common Beer; nor upon those Things that are necessary is working up every Sort of Manufacture, fuch as Coals, Son, and Candles.

> I am forry, Sir, to hear it faid in this House, that our People are more idle and extravagant than the People & any neighbouring Country; and I am flill more forry to fay, that I am afraid there is too much Ground for fech a national

nal Reflection; but that very Idleness and Extrava- Anno 10. Geo. has been introduced among our People by the Mul- II. 1736-7of Taxes they groan under; for the Levying of those s has created such a great Number of small Posts and Employments, that vast Numbers of our Tradesmen Dealers spend their Time idly and extravagantly, in s of obtaining one of these Posts or Employments; our People every Day see such Numbers of idle and vagant Fellows well provided for, by Means of these and Employments, that the Spirit of Idleness and Exgance becomes every Day more universal; for as such ws are generally what we, in Imitation of the French, oon Companions, they are mighty useful Men in those rs, which most certainly entitle a Man to a Post or loyment; fo that after they have ruined themselves by Idleness and Extravagance, their Neighbours see them provided for, and enabled to live more handsomely, ever they did before, or could ever expect to live by t Industry or useful Labour : This encourages Hundreds low their Example, and makes the Distemper spread a Plague over the whole Kingdom; whereas, if Begand Starving were the certain Confequences of Idleand Extravagance, every such Fellow would be an aple and a Terror to his Neighbours, which would ten mest of them from following any such Courses. aps, Sir, some Gentleman that hears me, may look this as an ill-grounded Speculation; but in Contion of what I fay, if I am rightly informed, there is a little Borough in a Northern County, not very far at from London, in which I am told, there is hardly one ing Merchant, Tradeiman, or Shopkeeper, to be met ; for fo many of them have already been provided for eans of some public Post or Employment, that all the expect the same good Fortune, and every one, by living or extravagantly, spends more than he gets by his ness, in Hopes of being soon provided for in another

hus, Sir, we see that, with respect to our Trade, our is are like a two-edged Sword, they cut both Ways, not only enhance the Price of Labour, but they dith the Number of our Labourers; and when we fee fuppoling the Taxes in this Kingdom to be no more enfome upon Trade, nor the Methods of raifing them inconvenient for the Merchant and Dealer, than the es in any other Country of Europe, can we make it a tion, whether or no we ought to take the first Oppory for abolishing some of them? But when it has been

not now, whether we shall remain 100,000 /. a Year for 40 Years, or un 100,000 /. a Year each, for 20 Years? Whether we shall preserve our Trade o tinue under the two Taxes, our Trade wi the 20 Years are near expired; which Produce of each, and may perhaps rende us ever to get free of either : If we abo 'tis true, continue longer under the other; preferve our Trade, perhaps improve it, the Produce of that one equal perhaps t duce of the two; in which Case we the that one, perhaps as foon as if we had both. This, Sir, is the Difference, thi and this Question can admit of no Disput continue subject to all the Taxes they now to come, our Trade will certainly be un worfe, the greatest Part of it will be tran tural Enemies, which will add to their time it diminishes ours; whereas, if we al of our Taxes, or the heaviest of them. our Trade, and may get free of our De for if we should lose our Trade, we could our Debts, it would become impossible for Therefore, I hope it will never be made House, Whether or no we shall abolish for Taxes, as foon as the Interest upon al.

pagement, as what is now proposed. I know, Sir, that one Anno 10. Geo. Parliament cannot by any Resolution, no not even by Act 11. 1736 7. of Parliament, legally bind another; for no Act can be paffed by one Parliament, but what may be repealed by another; at least no Man can legally question their Power; But will any Man fay, that a future Parliament may not in Justice and Honour be bound by a former? Does not the Security our public Creditors have for their respective Debts depend upon this Maxim only? We must therefore grant, that the Acts or Resolutions of any one Session, by which foreign States, or private Men, Natives or Foreigners, are induced to lend Money, or conclude any Transaction, to or with our Government, are in Justice and Honour binding upon every future Session; and that no future Parliament can repeal such Acts, or do any Thing contrary to such Resolutions, so as to injure any of the Parties contracting upon the Authority of those Acis or Resolutions. From such Engagements nothing can fet us free but that supreme Law, the Safety of the People. For this very Reason, I am for agreeing to the Resolution now proposed, in order that we may bind future Parliaments as much as we can. and in a Manner oblige them to abolish some of our Taxes, as foon as the Interest upon all our Funds is reduced to 3 her Cent. by making it appear upon our Journals, that the Abolishing some of our Taxes was the Condition upon which our Creditors agreed, and the Confideration which induced them to agree to accept of 3 per Cent. Interest.

. Has any Man pretended, Sir, that the Advantage arising from abolishing our Taxes upon Soap and Candles, or any other Commodity, will be a full Recompence to every one of our Creditors for the Loss he may sustain by the Re-duction of Interest? No, Sir; no such Pretence has been et up by any Gentleman within these Walls: The principal Recompence our Creditors are to expect, arises from he Advantage which will accrue from such an Abolition to the Generality of the Nation; and to every one of them, who has any Regard for his Country, this will of itself appear to be a full Recompence. But to talk in the most selfish and most mercenary Manner, the Abolishing of he Duties upon Soap and Candles only, will be a full, or very near a full Compensation to all our public Creditors who have not above 1000 l. Stock, and have Families to maintain or provide for; because the Duties upon Soap and andles have raised their Price at least double the Value of the Duties; therefore the Taking off of those Duties will be a Saving of z d. a Pound upon Candles, and 3 d. a Pound upon Soap for every Pound a Man buys, or that is VOL. IV. 000 bought

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Anno to Geo. bought for his Account; which will not only be an immediate Saving in the Expence of his Family, but will di-minish the Price of almost every Thing he is obliged to purchase for the Use of his Family. Our Stockholden therefore, who have but 1000 /. or under, and have Families to maintain, can be no Lofers by the Reduction of Interest, if all the Taxes mentioned in the former Debate frould in taken off; and fuch Stockholders are, I think, the my Perfons, who have or deferve any Share of our Companies. As for the Argument made use of against the Resolution, That it will appear to be fraudulent or deceitful, I think, Sir, I have already fully answered it, by shewing we have a Power to promife such a Compensation or Confideration, and that future Parliaments will be bound in Honour and Juffice to make good that Promife; and to pretend out the Resolution implies a fort of Threatening the police Creditors with national Refentment, is an Argoment the in my Way of Thinking, can proceed from nothing lat a most contemptible Opinion of the Knowledge and Usderstanding of most Men in the Nation. Does not every Man of common Understanding know, that the greatest Part of the Taxes he pays, excepting the Land and Malt Tax, goes towards the Payment of the Principal or Incent of our Debts? And can any such Man suppose, that he will get free from any Part of those Taxes till we get free of a great Part of that Debt, or at Jest of foot Part of the Interest payable upon that Dehr? The Resolution therefore can bring no Resentment upon our public Creditors, because it communicates nothing to the Perple but what they were before fully apprized of. We may 'tis true, annihilate the whole Sinking-Fund, if we please, by abolishing several of our Taxes, and remain sub ever to the same Debt we now owe, and the same Interest we now pay; but will any Gentleman fay we ought to 60 fo, or that it is confiftent with the public Good to do 61 It is, in my Opinion, fo far otherwise, that I should not be for annihilating any Part of our Sinking Fund, or about ing any of our Taxes, before a total Discharge from est Debts, if the prefent unlucky Circumftances of our Trist did not necessarily require it; because every Shilling pad for Interest is so much absolutely lost to the Nation, beits a fort of Expence from which the Nation never did, sar ever can reap any Benefit; but as this Lofs will cot le is grievous to the Nation, when the Interest is reduced to \$ per Cent. as when it stands at 4, therefore we may then, or the Sake of our Trade, annihilate a Part of the Sinking Fund, tho' we cannot in common Prudence, even for the

Sake of our Trade, do any fuch Thing, while the Interest Anno 10. God. continues at 4 per Cent .- But suppose, Sir, it were confisent II.1736-7. with the public Good, to abolish some of our Taxes, and thereby annihilate a Part of the Sinking Fund, before the Reduction of Interest, 'tis certain we could not then for feveral Years be in fo good a Condition for reducing the Interest payable upon our public Funds, as we are at present; which is a firong additional Argument for not attempting any fuch Thing till that Interest be reduced; and 'tis likewife certain, we cannot now reduce fo many of our Taxes, and leave to large a Sinking-Fund remaining, as we might do, if the Interest upon our Funds were reduced to 3 per Cent. In the former Case, if we should abolish the Duties upon Soap and Candles only, we should reduce the Sinking-Fund to 800,000 l. per Annum, whereas in the latter, we may abolish not only the Duties upon Soap and Candles, but likewise the Duties on Coals, the Duty on Leather or Hides, and the late Tax on the Victuallers in London and within the Bills of Mortality, and yet leave very near the fame yearly Sum remaining for the Sinking-Fund.

\* Thus, Sir, we see there is a very material Difference between what we may do as Interest stands at present, and what we might do if Interest were reduced to 3 per Cent. but to fay we shall be in as good a Condition 8 Years hence. to abolish some of our Taxes, tho' Interest should stand for all that Time at 4 per Cent. as we should be at present if it were reduced to 3, is something very extraordinary. Surely, Gentlemen who talk fo, do not confider, what a vaft Sum the People of this Nation would fave in 8 Years Time. by the immediate Abolishing of Taxes to the Amount of Soo,000 / a Year. In the former Debate, it was computed, that the gross Produce of our Taxes, which is the Sum raifed yearly upon the People, is near double the nett Produce coming into the Exchequer; and the Accounts I ving upon our Table will justify this Computation : Then to this if we add the Lois People are at, by the advanced Price of the Commodity, upon which the Duty is laid, which, with respect to small Duties, is in many Cases near double the Duty; I am fure I may reckon that, by the Abolishing of Taxes to the Amount of 800,000 L a Year, the People of this Nation will fave in their yearly Expence at least 1,200,000 / a Year; and an Annuity of 1,200,000 l. a Year for 8 Years, at 4 per Cent. Compound Interest, amounts to above eleven Millions, which is a Saving, I think, deserves to be regarded by every Gentleman who has a Sense of the Sufferings of the People. Besides this Advantage which the People will reap by an 0002

II. 1736-7.

Anno. 10. Geo, immediate Reduction of Interest and Abolition of Taxes 'tis more than probable our Taxes will not produce to much yearly at the End of 8 Years, as they do at prefest, if Things should remain for that whole Time upon the prefent Footing ; because, if our Trade be upon the Decline, the People will not only be decreasing in their Numbers but will be every Year growing poorer: In either of which Cafes there will not be fuch a Confumpt of those Commodities upon which the Taxes are raifed, which must neceffarily diminish the Produce of each of them; and if a the same Time, we should then be engaged in a War, the yearly Produce of the Sinking Fund may happen to be worth little or nothing; in which Cafe, we shall then be a no Condition either to reduce the Interest payable upon out

public Funds, or to abolish any of our Taxes.

From what I have faid, Sir, it will appear, that if the People continue under all their prefent Taxes for any Nonber of Years longer, it is probable they must continue under them for ever, or at least as long as they are able to pay them, and if that should be their unhappy Fate, we may expect they will not only shew a Resentment, but the it will at last break forth into Rage. However, it is evident that neither their Resentment nor their Rage will be owing to this Refolution, but to the Injuries and Opprendone they feel; and if the public Creditors are entirely putare, if they are not active in concerting Measures, as has been threatned, for preventing the good Effects of the Schrime we have agreed to, the Refentment of the People will be no way directed against the Creditors, but against those who shall be found to have misapplied that Fund, which was appointed for paying them off, and for relieving the Nation from Taxes. The Confequences may, indeed be fatal to the public Creditors, with regard to the Dein due to them; because, if the Nation should by such Means be brought into Confusion, that Confusion may prevent in being ever in our Power to pay them any Part of their remaining Principal or future Interest; but that Loss will and not from the Scheme we have agreed to, nor from the Refolution proposed, but from the bad Success of both; and this I hope every one of the public Creditors will take purticular Notice of, and will therefore join heartily in promoting the Success of the Scheme, instead of concerns Measures for its Defeat.

" As all the Arguments made use of for shewing that the Resolution now proposed, can neither contribute to the Revival or Support of our Trade, call it which you will. nor to the Success of the Scheme, nor to reconciling or preferving.

ferving the Affections of the People towards his Majesty Anno 10. Geo. and his Government; I fay, as all the Arguments made use H. 1736-7. of for this Purpose depend upon its not being in our Power to engage for, or bind any future Parliament, I have fully answered them already, by shewing that it is in our Power to bind a future Parliament, to the Abolishing of Taxes, as much as it is in our Power to bind them to the Paying of a Debt; and as the Abolishing of some of our heavy Taxes is really in itself a valuable Consideration, and sufficient for inducing our Creditors to come into the Scheme, I think we ought to agree to the Resolution, on Purpose that the World may fee, that a future Parliament cannot in Honour and Justice refuse to abolish some of the Taxes, as soon as the Interest is reduced to 3 per Gent, because it would be a defrauding the public Creditors of the Confideration which was promifed them, and which was the principal Inducement for their agreeing so unanimously to accept of

a per Cent. for their Money. With respect to the Scheme itself, Sir, it fignifies nothing to me who was the Author of it; but if the Hon. Gentleman had no Share in its Conception, I am fure he or fome of his Friends have added a very confiderable Limb to it, and fuch a Limb too, that if any Mifearriage happens, it will certainly be owing to that Limb which they have added. If they had proposed no Improvement or Addition, if they had not in some Measure obliged Gentlemen to agree to what they proposed, I am convinced the Scheme as it was first offered would have had the wished-for Sceces; and if they think that what they have added will render it abortive, they are in the right to disown their being the Authors of the Scheme; but that will not prevent People's imputing to them the whole Blame of the Mifcarriage. However, as I think the Scheme, even as it stands now, may meet with Success, and as I think the Resolution now proposed to us will very much contribute to that Success, therefore I shall be for agreeing to it,"

The Debate being over, the Question was put upon the

Motion, and carried in the Negative by 200 to 142.

The principal Speakers in this Debate were, Sir John Barnard, George Lyttelton, Efq; Samuel Sandys, Efq; Mr. Alderman Perry, William Pultney, Elq; and George Speke, Eig; for the Motion; and Thomas Winnington, Eig; the Lord Baltimore, Walter Plumer, Efq; and Sir Robert Walpole, against it.

On Friday the 22d of April, Sir John Barnard presented to the House, according to their Order before mentioned, a Bill for redeeming all the public Funds redeemable by

Law,

Anno to. Geo. Law, which carry an Interest of 41. per Cent. per denne, H. 1736 7. or converting of the fame, with Confent of the Proprietors into a less Interest of Annuity, not redeemable till after the Time therein to be mentioned; which was read a fel Time, and ordered to be read a fecond Time.

> On the 29th of the same Month, the said Bill was real a fecond Time; and a Motion being made for community it, the fame was opposed, upon which there enland a long

Debate.

In this Debate, all the Arguments for and against the Reduction were repeated and enforced; but as we have already given a full Account of most of them, we shall all nothing more upon that Subject. The other Part of the Debate related chiefly to some Informalizies and Imperfections which were pretended to be found in the Bill by those who were against its being committed; because they faid they were fuch as could not be properly altered or amended in the Committee. On the other Hand, that who were for committing the Bill, infilled, there were no Informalities or Imperfections in the Bill, but what might eafily be altered or amended in the Committee, with the Affistance of those Gentlemen concerned in the Treasury, who were to be supposed best acquainted with the Method of drawing up fuch Bills, and who, 'twas to be prefumed, would give their Affiftance to the Committee, the' they had refuted to give any Affishance or Advice to those Gentlemen who were ordered to draw it up. But as what was faid upon this Subject cannot be well understood without a Copy of the Bill, which we have not Room for, therefore, we shall give no further Account of it. Only we must take Notice, That Sir Robert Walpole, in a Speech he made against the Question, spoke to the following Effect, viz.

Sir Robert Walpole.

" I know, Sir, it has been afferted without Doors, thatthe Honourable Gentleman who first mentioned this Scheme to the House, had several private Conversations with me upon the Subject, and that we had concerted and fettled the Scheme between us, before he offered it to the House; but I fall declare, that he and I had never any private Conversation upon the Subject, nor had we ever any Concert about the Scheme or any other Scheme I know of a therefore, I can with great Confidence affirm, I had never any Hand in this Scheme, either in its original Formation, or is any Shape it has fince appeared in :"

Sir John Barnard Rood up, and answered in Schlarce thus per our residence and a grainer a second

Sir John Barnard.

willia.

I am very much obliged to the Honourable Gentleman, Anno 10: Goo. Sir, and therefore, I thank him for vindicating me from II. 1736-7. the Imputation of having had any private Converfation with him, or of having ever had any Concert with him; and if he is afraid left People should suspect his having had a Hand in the Scheme I proposed to you, I shall be equally just to him by declaring, I never had any private Converfation with him about it, nor did I fo much as ask his Approbation or Confent to what I was to offer; but as to the Scheme as it now stands, every Gentleman that hears me, knows it is very different from what I offered and every one likewife knows that the new Model, which is the Model we have now before us, if it was not offered by the Honourable Gentleman himself, it was at least offered by fome of his Friends, and what they proposed was agreed to by other Gentlemen, in order that we might have their Affiliance in carrying it through. Therefore the Scheme now before you cannot properly be called mine; and it is very remarkable, that all the Objections made to the Bill, are only to those Articles and Clauses of it, which relate to the Improvements and Additions made to my Scheme, by the Honourable Gentleman's Friends,"

- Upon this John Howe, Efq; flood up, and among other John Howe, Things, took Notice, . That the Scheme then before them Efgs feemed to be like a Baffard Child that had feveral reputed Fathers, neither of whom would own it: For his Part, he faid, he thought it a very hopeful Child, and therefore if no other Gentleman would take it as his own, he would; for he did not doubt of the Child's thriving, and if it did,

it would be an Honour to its Parents."

The Speakers in this long Debate, were as follow, viz. For committing the Bill, Sir John Barnard, Sir Wilfred Lawfon, the Lord Baltimore, John Howe, Elg; Sir Thomas Sanderson, Mafter of the Rolls, Samuel Sandys, Efq; Sir William Windham, Sir Edward Bacon.

Against committing the Bill, Sir Robert Walpole, Sir Charles Wager, William Sloper, Efq; Mr. Alderman Heathcote, Robert Knight, Efq; Peter Burrel, Efq; Colonel Bladen, William Bowles, Eig; James Oglethorpe, Eigs the Lord Sundon, and Sir William Younge.

Upon the Question's being put, it was carried in the Negative, which put an End to the Affair for last Session.

After the 11th of March, when the Motion for granting a Million to his Majesty towards redeeming the like Sum of the increased Capital of the South-Sea Company, commonly called Old South Sea Annuities, was agreed to, there was no remarkable Debate happened in the Committee of

Supply :

Anno 10. Geo. Supply; nor was there any remarkable Debate happend II. 1736-7. upon any of the Resolutions of the Committee of Wim and Means, except that relating to the Duty on Sweet, therefore we shall take no farther Notice of any other at folution of that Committee; but as this Affair relating a the Duty on Sweets occasioned several long Debatts, at shall give some Account of it. The first Time it was mentioned, was on Monday the 7th of March, when the proper Officer was ordered to lay before the House an Acount of the nett Income into the Exchequer of the Date on Sweets, for leven Years ended at Michaelmas then in distinguishing each Year; which was accordingly preimed the very next Day; and on Friday the 18th of Ment. the House having resolved itself into a Committee, to me fider further of Ways and Means for raising the Sopple granted to his Majesty, and the said Account having b referred to the faid Committee, Sir Robert Waltele Tale up, and after a short Speech, moved for the first Rele-Jution relating to the Duty on Sweets, which, after a long Debate, was agreed to: Then the fecond Refolution relating to the same Affair was moved and agreed to and the House having, upon the Report, agreed to both these Refolutions, a Bill was ordered to be brought in, which, after long Debates, was passed into a Law.

> In these Debates, the Arguments for the Resolutions, and afterwards for the Bill, were in Substance as follow, viz.

By the Resolutions we have already come to, in the Committee of Supply, it will upon Calculation appear, we have granted his Majelly, for the Service of the enfaire Year, a Supply of about 2,025,000 l. Now as the Land Tax and the Malt-Tax which we have granted, do not both together amount to 1,700,000 /. there will be a Deficiency of near 400,000 l. which must be provided for either by increasing some of the Taxes we have already, or by granting fome new Tax, or by taking fo much from the Sinking-Fund, or lastly, by the Method I have theught of, and which I shall presently explain to you. As for increasing any of the Taxes we have already, or imposing a new one, I do not think we can make good the De by either of these Ways; because I do not think the People can well bear any additional or new Tax, and the attempting of any fuch Thing, may alienate the Affections of great Numbers of the People from our prefent happy Enables ment, and may contribute towards increasing those Mcb and Tumults, which have of late been to frequent all over

the Kingdom : And as for the Sinking Fund, the growing Anno 10. Ges. Produce thereof is already appropriated towards paying a II. 1736-7. Million to the South-Sea Old Annuitants; fo that we cannot make good this Deficiency out of the growing Produce of that Fund, and I do not think it would be proper to mortgage any Part of the Sinking-Fund for this Purpole.

There is therefore, in my Opinion, no possible Way left for making good this Deficiency but that I have thought of, which is, not by increasing any present Tax, or impofing any new one, but by reducing an old Tax to one Third of what it is at present. This, Sir, may at first View feem to be a Paradox; but when I have explained myself, the Mystery will vanish, and every Gentleman will, I hope, approve of the Method I am to propose. Every one knows that, ever fince the Year 1600, we have had a Duty of no less than 36 s. a Barrel, upon all Sweets made for Sale within this Kingdom, which is so high a Duty that it has in some measure entirely prevented the Making of any such Liquors for Sale; at least if any such have been made, the Makers have always found Means to evade the Law, and defraud the Public of the Duty. fo that the Duty, as I have been told, has never produced any Thing confiderable, and by the Accounts upon our Table it appears the present Produce amounts to little or nothing. Now, Sir, I am convinced that, if there were a moderate Duty laid upon fuch Liquors, and the Nature of the Liquors subjected to the Duty fully explained in the Act for imposing it; I say, that in such a Case I am conwinced, a very confiderable Revenue would arise yearly from the Confumption of fuch Liquors; because, as the prime Cost is but small, if the Duty were tolerable, I believe there would hardly be an Ale-House in the Kingdom without great Variety of fuch Liquors; and if they were to be had at every Ale-House, I am persuaded great Quantities of them would be confumed, especially now that our People are debarred the Use of Spirituous Liquors in Drams or otherwife.

It is not to be questioned, Sir, we already know it by Experience, that our putting an entire Stop to the Retail of Spirituous Liquors, will be a great Hardship upon all those who formerly dealt in that Trade; and many of those who used to be their Customers and Consumers will likewife think it a Hardship to be debarred a moderate Use of fuch Liquors, in that Method they have from their Youth been accustomed to: Altho' every sensible Man must be convinced, that the putting of this Hardship upon him was absolutely necessary for the public Good, and for pre-Vol. IV. Ppp

11.1736.7.

Anno 10. Geo. ferving the Health and Morals of the People, yet we ind there are great Numbers who are apt to murmur at this Regulation; and to prevent these Murmurs, I can think of no Expedient more proper than that of encouraging the Retail and Confumption of those Liquors called Sweets, which may be made to answer all the good Ends of Spintuous Liquors, without being attended with any of the hul Confequences proceeding from an immoderate Ule of feet Liquors. This of itself would be a good Reason for diminishing the Duty payable upon those Liquors called Sween, even tho' there were no Benefit to arife therefrom to the public Revenue, nor any Occasion for increasing that Revenue. But as there is an absolute Necessity for increasing the public Revenue, in order to answer those Supplies you have already granted; and as there is a great Probability that, by diminishing the Duty on Sweets to one Third of what it is at prefent, you will increase the public Revent as much as is necessary for answering the present Occasion, I think no Gentleman can dispute the Reasonablents of

making fuch a Diminution.

· But, Sir, to add to the Weight of those Reasons I have already given, there is another Reason of great Weight with me for endeavouring to encourage the Confumption of Sweets, and confequently for diminifing the Duty now payable upon them, and that is, the great Quantity of Sugar made use of in the Consumption of sach Liquors. I believe no Gentleman doubts but that the Confumption of Sugar will be diminished by the first Prohibition of the Retail of Spirituous Liquors in Punch or otherwise; and as our Sugar Trade will fuffer by diminit ing this Confumption, I should be glad this Loss were made good to the Sugar Trade, by incouraging and iscreating the Confumption of those Liquors called Sweet, in the Composition of which, there is, I believe, more gar made use of than was ever used in the Composition of the like Quantity of that Liquor called Punch. To this shall add, that, as most of the Materials made use of the Composition of all Sorts of Sweets are the Growthan Manufacture of our own Dominions, and as a great Variety of fuch Liquors may very much diminish the Confempose of foreign Wines, therefore the increasing the Confump of the former will not only be a great Encouragement and Advantage to the industrious Part of our own Subjects, be will likewise be an Advantage and Addition to our general Balance of Trade, by diminishing the Value of our Inis to phothe

From all which, Sir, I hope it will appear not el

proper but necessary, that we should abolish the present Anno 10. Geo. Duty on Sweets, and instead thereof, lay on such a less II. 1736-7-Duty as to this House shall seem reasonable. With respect to the new Duty to be laid on, I shall not pretend to preferibe to the House, I shall only beg Leave to give my Reasons why I think 12 s. a Barrel will be a proper Duty. I believe every Gentleman will agree, that as long as we have a Duty upon Malt, and an Excise upon all Malt Liquors, there ought to be some Duty laid upon all other Liquors confumed within the Kingdom, whether they proa ceed from foreign or domestic Growth or Manufacture; because the Production of Barley and Malt is a Production we ought to encourage as much as any Home Production whatever: Therefore there ought certainly to be fome Duty laid upon all Sweets confumed within the Kingdom; and in my Opinion that Duty ought to be higher than the Duties and Excises payable upon the like Quantity. of any Sort of Malt Liquors; but not so high as may entirely prevent the Retail of any of thole Liquors. If we confider and compute the Malt Duty, and the several Excifes payable upon Beer and Ale, we may reckon that every Barrel of strong Beer or Ale pays between 5 and 6 s. a Barrel; and for the Encouragement of our Farmers, by increasing the Consumption of their Barley, I think we ought to make the Duty on Sweets at least double the Duty. upon Malt Liquors; for which Reason I reckon 12 s. per Barrel is the least Duty we can propose to lay upon all Sweets, which shall hereafter be confumed within this Kingdom.

This Duty, Sir, as it is but a very little above 4 d. a Gallon, cannot, I think, any way tend to discourage or diminish the Consumption of such Liquors, nor can it enhance the Price by Retail, fo as to make our People prefer the Use of any foreign Liquor, to that of our Home-made Sweets, when they are skilfully prepared, and proper Care taken to make them palatable as well as healthful; for I am of Opinion that Sweets of all Kinds may be made as palatable and as healthful as any Sort of Punch; and confidering that the Consumers must pay for every Gallon even of Rum Punch at least 41. 4d. Duty, I cannot but think, that upon diminishing the Duty on Sweets as I have proposed, several Sorts of them may be made up and sold at a much cheaper Rate than any Sort of Punch can be; from whence I must conclude, that in a little Time great Quantities will begin to be confumed; and that from thenceforward, this particular Branch of the public Revenue will be very much increased, by diminishing the Duty

Ppp 2

upon

Anno to. Geo. upon such Liquors; as was formerly the Case with respect II. 1736-7. to Pepper, the Duty upon which has produced a great cal more yearly fince it was reduced, than ever it did before.

It is impossible for me, Sir, to foretell with any Certainty, what this Duty upon Sweets, when so reduced, will bring in yearly. I have feen feveral Calculations and Compatations upon the Head, all of which were founded u very probable Conjectures; but they differed fo wi from one another, that no Man can determine politively, which of them he ought to give most Credit to. By low of these Computations it was calculated that the Duty upon Sweets, when reduced to 12 s. per Barrel, would in all Appearance produce near 50,000 l. a Year: By others, the annual Produce of this Duty was not computed at above 20 or 25,000 /. which is fo great a Difference that no Determination, hardly any Supposition, can be made with respect to the future yearly Produce. However, if this Duty be reduced to 12 s. a Barrel, and that Doubt explained, which has arisen upon former Acts of Parliament, in relation to Liquors made for Sale by Infution, Fermontation, or otherwise, from British Fruit or Sugar, or from Fruit or Sugar mixed with other Materials or Ingredients, and commonly called or diftinguished by the Name of Made-Wines, I shall suppose the Duty will then produce 30,000 /. a Year; for the Consumpt of those Liquors called Sweets, has not only been prevented by the extravagant Height of the Duty laid upon them; but the Doubt I have mentioned has always prevented its being collected: because it has always been pretended that such Made-Wines were not chargeable with the Duty of 36 s. a Barrel, and by that Pretence, People have generally got free from paying that Duty even upon Sweets made for Sale by Infalion, Fermentation, or otherwise, from foreign Fruit or Sogue; it being generally impossible to determine, whether fech Mixtures are made from foreign or from British Freits or Sugar.

Now, Sir, if we suppose that the suture Produce of this Duty will amount to 30,000 l. a Year, as it has never heretosore produced, I believe, 30 l. a Year, the increase upon it will then be a sufficient Fund for borrowing as much as will be necessary for making good the Supplies you have granted for the Service of this ensuing Year. I say it will be a sufficient Fund, not only for paying the laterest yearly, but for paying off the Principal in a small Number of Years; for 400,000 l. will, I reckon, be the highest Sum that will be wanted, and as that Sum may be borrowed at 3 per Cent. a Revenue of near 30,000 l.

ear will pay not only the Interest yearly, but will likewise Anno 10. Geo. off the Principal in about 17 Years; and if the Duty II. 1736-7. ould produce more than 30,000 l. a Year, it will then y off the Principal as well as growing Interest much oner.

Thus, Sir, I have explained to you, what I think by the easiest and most proper Way of raising that Sum, hich is still deficient for making good those Supplies we ave already agreed to. These Supplies must certainly be ade good fome Way or other; and if any Gentleman rill rife up and fhew us a better Method for making them ood, I shall very readily give up my Project, and agree to my other Method proposed; fince I have nothing in my View but to raife those Sums we have thought necessary for he publick Service, in that Method which shall appear to se most beneficial for the Nation, and least burdensome to the People. If the House approves of what I have proposed, the proper Method for carrying it into Execution is, To resolve first to repeal or abolish the old Duty; and then to resolve, That a Duty of 12s. per Barrel shall for the fature be granted to his Majesty upon all Sweets made for Sale; therefore I shall conclude by making you this Motion, That it may be refolv'd, That the Duty of 36s. a Barrel on Sweets, granted, &c.

To this it was answered in Substance as follows, viz.

\* " The Hon. Gentleman who has pleased to move you this Question, set out with three or four general Maxims, in which I shall most readily agree with him. The Supplies we have already granted ought certainly to be made good by some Means or other; and I am so far of Opinion that these Supplies must be made good, either by adding to some of the Taxes we have already, or by imposing some new one, or by incroaching upon the Sinking-Fund, that I am fure there is no fourth Way of making them good; therefore the Hon. Gentleman raised my Curiosity not a little, when he told us he had thought of a Method for raising as much as would make good the Deficiency of the Land and Malt Tax, without adding to any old Tax, or imposing any new Tax, and without making the least Incroachment on the Sinking Fund. This, I confess, was to me a Paradox and a Mystery, which I became very impatient to hear explained; but how greatly was I disappointed when this notable Project came to be laid open? for then it appeared to me, and I hope I shall by and by make it appear to the House, that this Project must either be a new Tax, or it must be an Incroachment upon the Sinking Fund.

We ought to consider that, notwithstanding our People are loaded with, yet all those Land and the Malt Tax, are mortgaged the Civil List Revenue we have granted, Principal, and the Interest, of the Debts w We have now no Way of providing for of the Year, but by Means of the A Land Tax; and I must fay, tho' I am for do not fall into a Method of contracting in Time of Peace, fo as to make those tw this Nation must necessarily and speedily may go on for a few Years contriving mortgaging every little Fund we have but this must be attended with inevitable the richest Man in the Kingdom, if he Year more than the real Income of his tainly at last be undone.

Many Ways might be contrived, Sir public Expence yearly. The Reduction putting them upon a different Foot, is on is obvious and known to every Man; but Method which would be as certain and a that is, by annihilating all those Sine-C deferved or ill-deferved Salaries and Penbeen growing upon us for many Year never be of any Service to the People, unifuture Ministers to oppress them. Many mention in every Branch of public But

500,000 L. a Year to the Public, which is a greater Sum Anno 10. Go.

than is wanted for the Service of the ensuing Year.

II.1736-7.

\* This, Sir, is what might have been done, it is what ought to have been done, because by so doing we might have avoided that fatal Dilemma we are now reduced to. The Resolutions of the Committee of Supply have now made it absolutely necessary to load the People with additional or new Taxes, or to increach upon the Sinking-Fund; and whatever the Hon. Gentleman may think of his favourite temporary Expedient, to every impartial Enquirer 'twill appear, that it must be ranked under one or other of these Methods. The Duty upon Sweets, whatever was the Intention of those Parliaments which established it, has never been raised, at least it has never been raised in so extensive or first a Manner as is now proposed; therefore, with regard to the People it must be look'd on as a new Tax. If we were to revive the ancient Tax called Danegeldt, we may as well pretend it is no new Tax, as to fay that a Tax upon Sweets, which was never before levied upon the People, is no new Tax. The People never before felt any fuch Tax. therefore when they come to feel it, they will look on it as a new load laid upon their Backs, already almost broken, and will murmur as if it were a Tax which had never before been thought of. They do not look into Acts of Parliament for learning what Taxes they are subject to: They consider only what Taxes they have been accustomed to pay; and therefore they will always date the Commencement of a Tax from that Time when it first began to be exacted upon them. For this Reason our beginning now to exact this Tax, will certainly raise new Murmurs: I shall not say it will make the Murmurings of the People more general; they are already by much too general; and such temporary Expedients are not, I am sure, the most proper Ways for appealing them, or for preventing those Riots and Tumults which are now so justly complained of a new new

But, Sir, even with respect to the Laws by which this Duty has been established, the Method now proposed for supplying the current Service, must be looked on as a Method for doing it by a new Tax in Whole or in Part, or it must be looked on as a Method for doing it by incroaching upon those Funds appropriated to the Payment of the Principal or Interest of our Debts. If it was never designed by any of the Laws now in Being, that Made Wines should be looked on as Sweets, or subjected to any Tax as such, the subjecting them for the future to a Tax, must be looked on as imposing a new Tax upon such Wines; and if by the

Sea Company to encrease their Capital, by among others, flands expresly appropriated Nor does it fignify to fay that this Duty n thing; because if the Levying of this D by a Doubt in the Act of Parliament, th have been explained long before now; is always supposed to grant every Thing me his Grant effectual. Therefore, as the propriated to the South-Sea Company, an the Sinking-Fund, we cannot abolish it a Encroachment upon the Sinking-Fund; a Company should give up two Thirds of th to make the remaining Third more ef fhould, by way of Repeal, take from the Thirds of this Duty, in hopes the remain produce more than the whole three Parts could have done, furely the South-Sea Co the Sinking-Fund, have an undoubted I Part ; fo that we cannot appropriate the 1 to be laid upon Sweets to the Service of encroaching both upon the Sinking Pur Right of the South-Sea Company.

I hope, Sir, every Gentleman that hear vinced the Project we have under our Ceither be called a new Tax, or an Inc Sinking-Fund; and as the Hon. Gentle you the Question, admitted, that we ough

Sinking-Fund; but is not this a fort of Play upon Anno 10. Geo. ords, hardly becoming the Courts in Westminster-Hall, much less the Proceedings of this House, where nothing Equity and first Honour ought to prevail? A Duty been granted, Money has been borrowed upon the Creof that Duty, it has fince been found the Duty was fo sh, that it amounted to a Prohibition, and therefore proed little or nothing; the Creditors come and defire the ty may be lowered, in order that they may have fome > = t of Security for their Money: Could we refuse so equile a Request? Could we in Honour say, No, you shall we the former Produce, which was little or nothing, contied to you; but if, upon its being lowered, it produces ore, we must take the whole increased Produce, for anwering our own necessary Occasions? The Case before us is still ronger: The old Duty upon Sweets would have produced great deal more than ever it did, if the Doubt which rose about the Intention of the Law had been explained s now defigned; and, if what is now defigned, was really he Intention of the Law at first, that Doubt ought to have been so explained as foon as it was taken Notice of, in order make effectual to our Creditors that Grant, which we had made them for fecuring the Payment of the Money they lent us in our Distress. We may abolish the old Duty, we may establish one third Part of that Duty only, for the future; but that new Duty, fo to be established, in Honour, in Justice, in Equity, belongs to the Creditors who lent their Money upon the Credit of the old Duty; and confequently, we cannot apply it to the current Service, without making an Incroachment upon the Sinking Fund.

· I have hitherto supposed, Sir, that the Parliament which established the Duty upon Sweets, designed to include those Liquors called Made-Wines; and this I have supposed, only to shew that, even in that Case, we ought not to agree to the Method proposed, because it will be an Incroachment upon the Sinking-Fund; but now, Sir, I shall suppose, and I do infift upon it, that no former Parliament ever intended to fubject Liquors made for Sale by Infusion, Fermentation, or otherwise, from British Fruits or Sugar, or from Fruits or Sugar mixed with other Materials or Ingredients, and commonly called or diftinguished by the Name of Made-Wines, to the Duty by them imposed upon Sweets; and the Practice ever fince those Acts of Parliament were paffed, which is above thirty Years ago, has fully justified my Opinion; for we must suppose the Commissioners of the Treasury, the Commissioners of Excise, and the Excisemen, have often taken the Opinion of Lawyers upon this Head; and if they had ever had the Opinion of any

Vor. IV. Qqq tolerable

Anno 10. Geo. tolerable Lawyer in their Favour, we may suppose they II. 1736-7. would have exacted the Tax with the utmost Rigori we cannot suppose, without doing great Injustice to their worthy Servants of their Country, that they would have allowed the Public to be defrauded of fuch a confiderable Revenue, if in all that Time they had ever had the Opinion of any noted Lawyer in their Favour ; therefore, I must look upon the Proposition now made to us, as a Proposition for imposing a new Tax upon the Subjects of this Kingdom; and I shall now endeavour to shew, that it is Tax of the most oppressive Nature, and which may be attended with the most fatal Consequences, with respect to

our Constitution and the Liberty of the Subject.

. The Nature of Excile-Laws, Sir, and the dangerous Consequences of extending such Laws in a free Country. were upon a late famous Occasion to fully explained, that I little expected a further Extension of such Laws would have been attempted for fome Years to come; but now, I find, I have been egregiously mislaken; for the Project new before us, I must look on as a new and a wide Extension of those Laws. Every one knows, the Duty upon Sweets in to be raised by the Laws of Excise, and if you subject all those Liquors called Made-Wines to that Duty, there is hardly a Farmer, or a Country Gentleman in Empland, but will by that means be subjected to the Laws of Excise, if he refolves to make the belt Use of his Garden or Orchand. Our Excise Laws have already spread themselves over every City, Borough, and Village in the Kingdom, and by this new Regulation they are to spread themselves over every Country, and to enter into the most lonelome Farm-House in England; for if a Farmer has a Mind to make a little Money of an Elder-Hedge, or of a Goosberry, Raiberry, or Currant-Bush, or of a Mulberry-Tree, he may have in his Garden, in order to enable him to pay his Rent to his Landlord, his House must be open all Hours in the Day-time to the Gauger, nay, it must be open at all Hours in the Night-time, if the Gauger can but find s profligate Fellow of a Ale-house-keeper in the Hundrel, who has got himself named a Constable by the Trading Justices of the County. Can it be supposed, Sir, that this will produce no fresh Murmurs? Can it be supposed out Farmers will all fubmit patiently to fuch a Hardship? Or can it be supposed that all our Gaugers will behave with common Decency, when they get into a loneforme House in the Country, at a Time, when, perhaps, the Family are in the Fields a Hay-making, and no Person left at Home but the Farmer's Wife, or Daughter? Then, suppose the Farmt Farmer is caught in a Fraud, how will the Landlord look, Anno 10. Geo. when he finds himself disappointed of his Rent, by an Ex- II. 1736-7.

tent brought against his Tenant for the Penalty?

. I am fure, Sir, I need not repeat to the Houfe the many good Arguments that have been made use of against Excise-Laws. It has upon a former Occasion been shewn, the t they are of the most dangerous Consequence to our Constitution; and the Arguments then made use of are certainly still fresh in every Gentleman's Memory. I shall only take Notice, that as the Authority and Bufiness of Excisemen will be very much increased by this new Project, tho' we have now a greater Number of them than we have Occacafion for, yet their Number must be greatly augmented; for not only many of our Farmers will from henceforth be Subjected to their Review, but, I am afraid, every Tavern and Wine Cellar in the Kingdom. We know what a Clamour was raised against the last Attempt to subject Wine-Merchants and Vintners to Excise Laws: That was an open Attempt, and fuch a one as they could openly oppose; but the Difficulty of such an Attack was then felt; and therefore, they are now to be attack'd in an indirect and hidden Method; for if most of our Dealers in Wine be Brewers of Wine, as is commonly reported, every fuch Dealer will, by this Method, be subjected to the Review of an Excileman, tho' he dares not fay he is afraid of any fuch Thing, and, therefore, cannot openly oppole the Project now before us. By this means, the Influence which Excilemen already have, or may have, upon all City and Borough Elections will be very much increased; and as many of our Farmers are Freeholders, the Excisemen will, by means of this Project, have an Opportunity of gaining an Influence likewise in all County Elections; both which are diametrically opposite to our Constitution, and to the Liberty of the Subject.

If by lowering the Duty on Sweets, and preventing the Retail of Spirituous Liquors in Punch or otherwise, those Liquors called Made-Wines should come to be of universal Use, we must suppose that almost every Farmer in England will turn himself towards the making of such Liquors, and the producing of Materials proper for that Purpose; the Consequence of which will be, that he must go to the next Office of Excise, and enter his Name and Place of Abode. together with every Room and Place made Use of by him for making or keeping any fuch Liquors. This he must do under a great Penalty; and from the Time he has done fo, he can no longer call his House properly his own : From that Moment, the Gauger may, any Hour of the Day, and as 1. 1736.7.

Anno. 10 Geo. often as he pleases, require Admittance ; and, by taking a Constable along with him, he may, at any Hour of the Night, and as often as he has a Mind, require Admittance: If the poor Farmer should at any Time refuse to leave his Labour in the Fields, or if he should refuse to get out of Bed after a hard Day's Labour, in order to let the Gauger cour his House, he subjects himself to a great Penalty. For these Penalties he is not to be sued according to the common Law, not to be tried in the usual Way, by God and his Country, but he is to be tried before the Committee ners of Excise, or before two Justices of Peace, who may convict him without any Jury, upon the Oath of the Gaager, who makes the Complaint; and all this without any Appeal but to the Quarter Sessions, whose Judgment is to be final. Then after he is once convicted, in order that he may for ever after remain obedient to the Commissioners of Excise, or to the Justices of the Peace, they are impowered to levy the whole or what Part of the Penalty they pleafe, according to the past or the future Behaviour of the unfortunate Convict.

. This, Sir, will be the Case of every Farmer in England who attempts to make the most of the Goosberries of Currants he has in his Garden; and if, to avoid this Misfortune, he should resolve to sell his Fruits to the Makers of sech Liquors, instead of making them himself, he must fell them for little or nothing. From hence I am apt to believe that notwithstanding the low Duty you propose to lay upon Made-Wines, the Methods you are to prescribe for raising it, will prevent the Confumption; because no Man will subject himself to the Excise Laws, for the Sake of any Advantage he may get by the making of fuch Liquors; and if they are not made, I am fure they cannot be confumed; fo that one or other of these Inconveniencies must arise from the Project now under our Confideration: Either a great Nunber of our People will be subjected to Excise-Laws, who were never before subject to any such, or the Produce of the Duty will come far thort of your Expectation. By the former, our Liberties will be exposed to greater Danger than they are at prefent, or ever ought to be; and by the latter, we shall leave a new Load upon our Posterity, without any competent Fund, for ridding them of that Load; which is, I think, what no Man can agree to, who has any Regard for his Pollerity, or the future Happinels of his Com-

· From what I have faid, Sir, I hope it will appear, that the Method proposed for making good the Deficiency of the Supplies for this next enfuing Year, is not only a new Tar,

one of the most dangerous Taxes we can impose upon Anno 10. Geo. he People. I shall be far from proposing any Addition to II. 1736-7. he Land-Tax; I think 2 s. in the Pound is the highest our Land-holders ought to be loaded with in Time of Peace; out I am fure it would be better for every Land holder in England to pay 3 s. in the Pound Land-Tax, than to lay uch a Hardship upon his Tenants, as to make it necessary or them, either to subject themselves to the Laws of Excise. or give up making the proper Advantage of some Part of their Farms. An additional Shilling to the Land-Tax is aut a short temporary Loss: It is a Loss of a twentieth Part of his Rent but for one Year only ; but by fubjecting his Tenants to fuch a Hardship for 17 or 20 Years, he may and himself obliged to lower the Rent of every Farm that belongs to him, much more than a twentieth Part, which will be probably a perpetual Loss, or at least a yearly Loss that may affect him and his Posterity for a great Number of Years. For this Reason, I say, Sir, every Land-holder ought to chuse rather to pay an additional Shilling Land-Tax, than subject his Tenants to such a Hardship as will be the necessary Consequence of the Project now before us. But there is another Reason why every Man in the King. dom, as well as every Land-holder, ought to be against this Project, if he has a proper Regard for his Posterity or for his Country; because the Method thereby proposed for raifing Money for the current Service, is in general, I think, the most pernicious Method this Nation, or any Nation. can ever chuse for supplying such Services. To establish Funds, and then mortgage those Funds for ready Money. is a Method of supplying the current Service, which I shall now endeavour to shew no Nation ought to take, but in Cales of the greatest Extremity and Danger.

In every Country, Sir, that which may be called the Estate or Revenue of the Public is the Sum that may be raised yearly from the public Lands, and from those Taxes and Impositions which the People will patiently submit to pay; therefore if in any one Year the public Expence exceeds that Sum, by mortgaging a Part of this public Estate or Revenue, the Public is in the same Circumstances with a private Man who runs out his Estate, and neither the one nor the other can, for the suture, be reckoned to have a greater Estate or Revenue than what remains free to him after the Payment of the Interest upon his Mortgages yearly. The only Difference is, that the Revenue of a private Man is certain and always the same, whereas the public Revenue of a Kingdom or State is variable, and may always be greater in Time of War than in Time of Peace;

because,

what may be discharged by the Produce ing due within that Year.

· Ministers, Sir, and those in the p Power, may very probably be for loading Debts, inflead of loading the People w the People are fensible only of the Ta are not immediately sensible of the De tracts, nor can they probably become that Minister's Administration. This run the Nation into a needless Expence, public Money, without bringing an imr himself, or raising any Murmurs against but every such Debt weakens the Po which depends upon the the annual Re dom, and may render it impossible ever Successor to protect his Kingdom, eith and Infults from without, or Tumulti from within; therefore no Man who ha the Crown, or for the next Successor for the Ease of any temporary Ministe Nation in Debt, in order that the Peop ble of the unnecessary Charge his Amil Avarice, or Extravagance, may have by

When such Taxes are imposed and Year, as are fully sufficient for defray that Year, the People are sensible of will therefore enquire into the Necessia.

all Tax upon any of the Necessaries, Conveniencies, or Anno 10. Gea. xuries of Life, and mortgaging that Tax for a Number 11.1736-7. Years, the People are not fensible of the Expence they put to, and confequently make no Enquiry about it, ich often gives an Encouragement to those in Power to the People into needless Expences, and lavish the pub-Money. But if fuch Measures be continued for any anber of Years, those small Taxes grow so numerous. they become not only fensible but insupportable: The aplaints and the Murmurs of the People then begin to w general and loud; but the Misfortune is, that their entment falls upon those who have then the ill Fate to n Power over them, and not upon those who were the

zinal Authors of their Mifery.

Another Misfortune is, Sir, that by contracting Debts. ead of imposing Taxes, the Nation is at last obliged to 3 or 4 s. fometimes more, for every Shilling that was applied to the public Service; because the Interest and arges of Management, which the People are obliged to yearly till the Principal be discharged, often amounts double or treble the Sum applied to the Service of the blic. If we were to compute what this Nation has id for Interest, and Charges of Management, upon all Debis we have contracted, it would amount to an inedible Sum: I am convinced it would appear to be more an three Times the Amount of the whole Debt we owe at esent. Let us but consider the Project now before us: t us suppose 400,000 l. borrowed at an Interest of 3 Cent. and that the Tax will amount to but 35,000 %. Year, which is the least gross Produce we can suppose, on the Supposition that it will bring a nett Sum of ,000 L. yearly into the Exchequer; in that Case, the ople must pay 35,000 l. a Year for 17 Years, which at er Cent. compound Interest amounts to near 750,000 /. which must be paid by the People of England in lieu the 400,000 /. now to be borrowed for the Service of Year. When so low an Interest, in so short a Time, kes fuch a Difference, we may eafily guels what an imnfe Sum the People of this Kingdom have paid for Ineft and Charges of Management, fince that Practice of ating and mortgaging public Funds, was first brought Fashion amongst us.

It may, I know, be faid, that if the whole Money ne-Tary for the current Service is not raifed within the Year. People must fave so much Money in their Pockets. ich they would otherwife be obliged to pay out, for

Anno to, Geo, making good the Service; and that every private !! II.1736-7. may make above 5 per Cent, of the Money to fired. flead of 3 per Cent. upon the Sum which the Publiche rows for the current Service; from whence it may argued, that it is an Advantage for every private Mas run the Public in Debt, rather than raife, within the les the whole Sums necessary for the current Service of the Year. But do not we know, Sir, that every Man la upon the Taxes he is obliged to pay yearly, as a Pana his yearly Expence; and the more Taxes he is obligate pay, the more he contracts his yearly Expence upon at Articles? This every prudent and provident Man will when he feels the Money going yearly out of his ? towards the public Expence; but when a public D contracted, and thereby a Load thrown upon furn tations for the Ease of the present, no Man, let never fo provident, fits down to compute the Eafe with, in order that he may fave as much our of the Expence, as may enable his Posterity to answer thrown upon them. People confider only the years they are subjected to, and proportion their Expense other Articles accordingly; fo that Pofterity are from having the Principal left them, with Composition terest at 5 per Cent. that they have neither Princip Interest left them; nor is it possible to perswade an b that any Part of the Effate left him by his Ancelor, faved for him, with a View of enabling him to pay Share of that public Debt, which was contracted in Time of his Ancellor.

. To thele Misfortunes, Sir, let me add another, That ! creating and mortgaging public Funds necessarily contract butes to the raifing and keeping up the natural Interes Money, or to the draining the Nation of that Gold at Silver which is brought into it by its general Balance of Trade. As the natural Interest of Money, in all Countries, depends upon the Proportion between the Demand for be rowing Money at Interest, and the Demand for leading Money at Interest, by creating and mortgaging Funds, you increase the first Demand, and consequently the natural Interest of Money must rife, unless you propotionably increase the other, and this you can no Way a but by prevailing with Foreigners to lend you a Sum col to that public Fund you have established. If you can do this, you keep up the same Proportion between the Demand for borrowing Money at Interest, and the Demust for lending Money at Interest, which you had in you Country before that public Fund was created; but the

hat is the Confequence? The whole Sum payable yearly Anno 10. Geo. Way of Interest upon that public Fund must be sent out II. 1736-7. your Country yearly in Gold or Silver, or it must preent fo much Gold and Silver yearly coming in to you, by leans of your general Balance of Trade; for unless you teate a new Fund, your foreign Creditors cannot possibly onvert their Interest into Principal; and if you create a ew Fund, you add to your former Misfortune, by increasing le annual Draught of Gold and Silver from amongst you.

\* To apply this, Sir, to our present Circumstances; suppose e whole of our public Debts amounts to 48 Millions, d that but 10 Millions of that Capital belongs to reigners, tho' I am convinced their Share amounts to a ch larger Sum: In that Cafe, you have taken 38 Milis from the Demand for lending Money at Interest in Country, and have added it to the Demand for bor-Money at Interest, which makes a Difference of no han 76 Millions, and how this Difference must affect Proportion between these two Demands, and consemy the natural Interest of Money in this Country, I leave to every Gentleman that hears me to judge.

as to the 10 Millions belonging to Foreigners, 'tis at prevents the Difference between these two Demands S Country being fo great as it would otherwise be; but onsequence is, that the yearly Interest of the Sum of Illions, which is 400,000 l. a Year, must be sent out Ily in Gold and Silver, or in Goods and Merchandize; Bills of Exchange must at last be answered by one or of these Funds. If it be fent out in Gold and Silver, minishes our National Stock of Gold and Silver; if ods and Merchandize, it prevents its Increase; bethe Price of those Goods and Merchandize must nearily at last have been returned to us in Gold and Silver, we had had no fuch Interest to have paid yearly to reigners. While the general Balance of Trade connucs in our Favour, the paying of this Interest to oreigners will only prevent the yearly Increase of our ational Stock of Gold and Silver; but as foon as the gegal Balance of Trade turns against us, this whole Sum all be drawn out yearly in Gold and Silver, which must ceffarily, in a few Years, entirely exhault our National ock of those two Metals; and when that Misfortune mes upon us, I am afraid we shall find but little Comfort Relief in our Paper Credit.

This Confideration alone, Sir, I should think, would ke every Gentleman resolve to submit to any Tax, raer than run the Nation further into Debt; and I am fure VOL. IV. Rrr

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Anno 10. Geo. it ought to make every Minister resolve to contract the pollic Expence as much as possible. There are many other Misfortunes and Inconveniencies attending the creating isl mortgaging of public Funds; but I shall not trouble you with enumerating any more of them at prefent; I thak, I have faid enough for convincing every Man, who has found Heart as well as a found Head, that any Project in running the Nation into a new Debt mutt be a most pencious Sort of Means for Supplying the current Service of the Year. If fo, I am fure every Gentleman that him me, would give his Negative to the Queltion, if that should be an Occasion; but there will not, I believe, be any Occasion for a Negative; because, if the Honountil Gentleman, who made you this Proposition, views it in the fame Light I do, I am fure he will most readily give no. It may, perhaps, be faid, Will you leave the current Setvice unprovided for? Will you allow the Seffin to ment up without providing for those Supplies you have already granted? No, Sir : Several other Methods may be thought of: I have hinted at one, which I am fure would be incient; I mean, that of abolithing feveral of our unnecessity Polls and Employments. A Committee for that Parpare if we were unanimous, would foon find out a Fund for asfwering the prefent Deficiency; and, I am certain, there is no Method that will be more effectual for producing that Unanimity, than our rejecting or dropping the Proposition now before us; for which Reason, if it be infilled on, I shall most heartily give my Negative to the Question.

The Reply was to the Effect as follows, with

SIR.

"I am glad to find, that every Gentleman who has argued for, or against the Question now before us, feems ! be of Opinion, the Supplies we have already voted, onthe to be made good, fome way or other. When thefe 50 plies were granted, I easily forefaw, that the Male-Tax as a Land-Tax of 2 s. in the Pound, would not be fufficial for answering them; and I confess, tho' I saw the Necessar of the Supplies we had agreed to, I was under fome Unenfiness to think how it was possible to make good the De ficiency; because, I thought it would be hard to lead the People with any new or additional Tax, or to make any is croachment upon the Sinking-Fund ; but my Uncolors was fully removed, as loon as my Honourable Friend and explained the Method he had thought of, for making good that Deficiency. The Method he proposed, and which we have now under our Confideration, appeared to me fo cally and I beg his Leave to fay, to ingenious, that I imaginal WELL would have been agreed to without any Opposition; but Anno 10, Geo. this is a Fate, which I am glad to find few or no Pro- 11. 1736-7. politions are like to meet with in this House: for a bad one ought, and, I hope, always will be opposed; and a good one derives great Advantages from Oppolition, because its Usefulness from thence appears in a much clearer Light. As I very much approve of the Method proposed by my Honourable Friend, for making good the Deficiency of the Supplies for this Year, I shall endeavour to remove the Objections that have been made to it, and then I shall endeavour to shew the Injustice and Impossibility of the other Methods that have been proposed, or rather hinted at in this Debate.

I as heartily wish, Sir, as any Gentleman can do, that we could contract the public Expence, fo as to make the Malt-Tax, and a Land-Tax of 2 s. in the Pound, sufficient for answering it yearly; but the public Expence, as to its Quantity, neither depends upon our Resolutions, nor upon the Will and Pleasure of those who have the Honour to be in the Administration of our Government. The annual public Expence in this Country, as well as in every other Country, depends upon the Necessities of the Government only, and ought to be increased or diminished only according to those Necessities. In Arbitrary Countries, the Minitters are the only Judges of those Necessities, and of the Sums that will be fufficient for answering, as well as of the Ways and Means most proper for raising them; but, in this happy Country, our Ministers are no Judges in either of thele Respects: Their Bufiness is only to lay before Parliament what they think will be the Necessities of our Government for the enfuing Year, and what Sams they think will be fufficient for answering those Necessities, When they have done fo, they are, as it were, functo officio, they have nothing more to do; for, the Parliament is then to judge, Whether those Necessities are real: Whether a less Sum may not be sufficient for answering those Necessities: And what Ways and Means are most proper for raising thole Sums, that shall be thought necessary. Of these three Questions, we have already determined the first two; and now we have the third under our Confideration.

In determining this third Question, we certainly ought, Sir, to chuse such Ways and Means as may be sufficient for the End proposed; such as may be least burdensome to the People, and fuch as may feem to occasion the fewest Murmurings against the Government: And, that the Method now proposed to us has every one of these three Advantages, will best appear from answering the several Ob-Rrrz jections

Anne to Geo. jections that have been made to it. I shall grant, Sir, the 11. 1736.7. fome fort of Comparison may be made between the per lic Revenue of a Nation, and a private Man's Effate; and that a Mortgage upon either, must be a Loss to Posterity. and a Diminution of the Estate, till that Mortgage be cleared; but there is a very great Difference between what may be called a Loss to Posterity, and what may be called doing them a real Injury: A private Man who merigages his Estate, in order to support his Luxury or Eximvagance, does a real Injury to his Potterity: But he, who by some cross Accident is obliged to mortgage his Estime for the Preservation of himself and Family, does no lajury to his Pollerity, tho' he subjects them to a Loss. In the same Manner, a Nation may often, for Self-preservation, be obliged to be at a much greater public Expence than can possibly be raifed within the Year, and must then necessary mortgage some Part of its public Revenue; which is so far from being an Injury to Posterity, that there is nothing more just and reasonable; because, as suture Generations are to reap a great Part of the Benefit, they ought to pay fome Part of the Expences which were necessary for ob-

taining and preferving that Benefit.

· Not only Necessity therefore, Sir, but even common Justice may sometimes require, that a public Debt should be contracted, rather than lay too heavy a Load upon the People for any one Year, or for any Number of Years and whatever Inconveniencies or Difadvantages foch a Measure may be attended with, the Necessity of Africa will always be a full Justification of those, who puries it. But, I cannot think, the Disadvantages attending sech a Measure are near so grievous as have been represented a far as to the Interest and Charges of Management, the Money paid by the People for those Purposes is feldom any real Loss to the Nation, because it is, generally, all divided among our own People; there is but a very imal! Share of the Interest belongs to Foreigners; and what goes out that way is attended with this Advantage, that it procures the Nation some Friends in foreign States, who have oftra great Weight in their Councils, and, confequently, may prevent their joining in any Measures with our Enemies. Then, as to the Effect this Measure may have upon the Management of public Money; I hope it will not be faid that Ministers are to be judged or punished by the People, in a mobbish and riotous Manner, their Conduct is always to be enquired into and judged of by the Representatives of the People in Parliament affembled : and, furely, so Gentleman of this House will ever be influenced, upon any

uch Occasion, by what the People feel, or fay they feel; Anno 10. Goe. nor can we suppose, that any Gentleman of this House II.1736-7. will ever approve of any Article of Expence proposed, only because his Posterity, and not he, are to suffer for

I should be glad, Sir, we could raise the Supplies of this Year within the Year: I should be glad our public Necessities never required any greater Expence than what the public Revenue would answer; but for the Reasons I have given I cannot admit it as a general and infallible Maxim, that we ought never to contract any public Debt, or make any public Mortgage; for when it becomes necelfary to raife any large Sum for the Service of any one Year. I shall be for giving the People such a sufficient Time for paying it, as may not subject them to any great Difficulty. In private Life it has always been looked on as an Advantage and an Ease to a Man to give him several Terms for paying a large Sum of Money; and the Case is the same with respect to the People; it will be much more easy and advantageous for them to pay 400,000 /. with the growing Interest in 17 Years, than to pay 400,000 %, at one Payment, in any manner you can contrive for raifing it; fo that if the Method now under our Confideration were really a Mortgage of some Part of our former Revenue, consequently a Diminution of the public Estate, I should be for agreeing to it; but it is really neither the one nor the other: It is an Improvement of the public Revenue and Estate; and furely Pollerity cannot find Fault with us for morgaging. for a few Years only, the Produce of that Improvement. If a private Gentleman should by any Improvement add 100/. a Year to his Estate, and mortgage that Improvement for 17 Years only, furely his Son would have no Reason to blame his Conduct, even tho' he should die immediately after having made that Improvement and Mortgage, and all future Generations would have Reason to bles him.

From this fingle Confideration, Sir, all those Objections that are founded upon the Inconveniencies of mortgaging the public Revenue must vanish; and the Debt to be contracted is fo small, and the Interest it is to be borrowed at to low, that it can no way affect the natural Interest of Money, either upon public or private Securities. Now, Sir, with respect to the Objection which impeaches the Propofition under our Confideration, with being either a Propofition for a new Tax, or a Proposition for making an Encroachment upon the Sinking Fund, I was, indeed, not a little furprized to hear it not only faid, but infifted on, that the Duty proposed to be laid on any Sort of Sweets was a new Tax; confidering how general the

Words

11 1736-7.

Anno 10 Geo. Words are of all the Acts of Parliament by which the prefet Duty was established or continued. The Words of the Law in King William's Time, by which a Duty was first hid upon Sweets, are, ' For every Gallon of mixed Liques, commonly called Sweets, made from Foreign or Leady Materials: And by the Act of the 5th of the late Queen, by which the present Duty was first established, the Words are, ' For every Barrel of Sweets made for Sale.' 'To me a Doubt has fince arisen from the Description of Sweet contained in another Act of King William's Reign; but n that of the 5th of Queen Anne is a subsequent Law, and a the Words of it are general, the Intention certainly was a subject all Liquors, commonly called Sweets, to the prices Duty, if they were made for Sale; therefore we multip pose that this Doubt's not being clear'd up by a Trial, a well as by the Opinion of Lawyers, does not proceed from any Neglect in the Officers of the Revenue, or from ther finding the Opinion of Lawyers against them, but from every Man's being persuaded there was no Foundation for the Question, therefore no Man would stand the Event of a Law-fuit upon it; and the small Produce of the Dury mult be imputed to the same Cause; for as every Man knew le must pay 36s. a Barrel, if he made any Sweets for Sale, and that, confidering the Height of that Duty, he could expect no Advantage by the Sale, therefore very few Performance tempted to make any fuch Liquors for fuch a Purpole, were fince this Duty was imposed. Therefore, the Duty tow proposed to be laid on Sweets is so far from being a new Tix, that every Man in the Kingdom will look upon it as a Releafe from an insupportable Tax, and as a Restoring him the full Use of his Garden and Orchard, which he has been deprived of ever fince the present high Duty on Sweets thek place,

. I shall readily acknowledge, Sir, that the prefent Day on Sweets stands appropriated to the South Sea Company, and if the Produce of that Duty had ever been or could ever be worth taking any Notice of, the applying it to the current Service would be an Encrosenment on the Sinking Fund, because it would be necessary to make it good to the South-Sea Company out of the Sinking Fund; but the South des Company can have no Right to any thing but the Procus of the prefent Duty, and if you were to abolish the Day entirely, all that the South-Sea Company could lay Claim would be a future Annuity equal to that Produce, at a Medium ever fince the Duty was first granted to them. Sappole no other or heavier Duty had ever been laid on Sweet than It. par Barrel, which was the first Duty impoled .

fuch Liquors; suppose that Duty had been granted to the Anno to. Geo. South-Sea Company for securing to them the Payment of II. 1736-7. their Annuity, and suppose we were now to lay an additional Tax of 115, per Barrel on fuch Liquors, would the South Sea Company have any Right to that additional Tax? Or would the Applying of it to the current Service be any Incroachment upon the Sinking-Fund? For the fame Reafon, if by any new Regulation you make a confiderable Increase in the Produce of the Tax, the South Sea Company can pretend no Right to that Increase, nor can the Application of it to the current Service be deemed an Incroachment upon the Sinking-Fund. The utmost that can be pretended is, that a future Annuity ought to be paid out of that increased Produce to the South Sea Company, or to the Sinking-Fund, equal to the former Produce at a Medium, from the Time it was first appropriated to the Payment of our Debts. Such a future Annuity would, I fay, be the only Thing that could, with any Shadow of Reason, be contended for, and in the prefent Case that Annuity would be so

inconfiderable, that it is not to be regarded.

Thus it appears, Sir, that the Method proposed for making good the Deficiency in the Supplies for this enfuing Year can neither be called a Proposition for imposing a new Tax, nor can it be called a Proposition for making an Incroachment upon the Sinking-Fund, or upon the Right of the South-Sea Company. But we have been told, that the Duty proposed will either produce little or nothing, or it will subject a great Number of our People to Excise Laws-As to the future Produce of the Duty, it is impossible to foretell with any Certainty what it will amount to; but the lowest Computation I ever heard of was 20,000 %. a Year, and if the future Produce amount to that Sum, it will be fufficient for the End proposed, because it will not only pay the growing Interest yearly, but will likewise pay off a Part of the Principal yearly, so that the Whole may be at last discharged by the Means of this Duty only. Then as to Excise Laws, I have, 'tis true, heard a great many Exclamations against the Rigour of such Laws, and against the Inconveniencies and the Confequences of subjecting our People to fuch Laws; but the Misfortune is, that all thefe Suppositions are contradicted by Experience; for we have, for near this Century past, had such Laws in this Kingdom, without being fenfible of the least Inconvenience ariling from them; and I believe those who are subject to them live as happily and as independently as those who are not. Thele Laws are certain, and publicly known, and therefore those who are subject to them can be under no Dependance

Anno 10. Geo. upon the Officers, but upon the Laws themfelves : If ther II. 1736-7. conform to the Law, they have not fo much as a Favour to ask of any Commissioner or Officer of Excise; and if any Officer behave rudely in the Execution of them, at commits any Trespais, he may be prosecuted for it, as cashe as any other Subject. This they are sensible of, and therefore they have hitherto generally done their Dury with as much Civility and Good-Nature as was possible; so time fair Traders, who bring themselves under no Suspicion, an feldom or ever subjected to any Inconvenience, nor are they

ever visited or disturbed at unseasonable Hours.

· But, Sir, supposing the Excise Laws to be as dangeres and as oppressive as they have been represented, our Farmen. our Wine-Merchants, and Vintners, will be in the firm Case they are at present; for if any of them should begin to make Sweets for Sale, they would subject themselves to the Excise-Laws, even as the Duty stands regulated by the Laws now in being; and tho' the Confumption of fach Liquors should be very much increased by diminishing the Duty, as it probably will, it does not necessarily follow that every Farmer who has an Elder-Hedge, or a Goosberry-Bush in his Garden, should become a Maker of Sweets, to more than it is necessary for every Man who has an Acre of Barley to become a Brewer or a Maltiter : If the Confumption should become very extensive and general, his certain that proper Persons will set up the Trade for making fuch Liquors for Sale, and will purchase Fruits for that Purpose from the Farmer at a reasonable Price, in the same Way as Brewers, Distillers, and Maltiters now purchase their Barley. The only Difference I can fee, is, that by this new Regulation, our Farmers will be put in a Way of making an Advantage of their Farms, which they have been debarred from ever fince the high Duty upon Sween took place; and the more Advantages they are enabled to make of their Farms, the better able will they be to pay their Rent to their Landlords; fo that every Landed Gestleman has, in my Opinion, great Reason to approve of the Proposition now before us; for if it does not improve the Rent of his Etlate, it will at least contribute towards resdering the Payment of that Rent more certain and punctual.

I hope, Sir, I have fully answered all the Objection made against the Proposition now before us, and as all the Gentlemen who have spoke upon the other Side of the Question, have acknowledged, that the Supplies we have agreed to ought to be made good by fome Means or other, I wish they had directly and plainly proposed some other Method;

Method; for upon fetting the two Methods in opposite Anno 10. Geo. Lights, it would have been very easy to have determined, 11.1736-7. which of them ought to be preferred. They have, indeed, given us some fort of Hint of two other Methods, one of which, I mean that of an additional Shilling in the Pound upon Land, might have bore some fort of Comparison, if the Land Tax for this enfuing Year had not been already fettled, and the Bill actually brought in; fo that it is now too late to think of any fuch Method; but if it were otherwife, if the Land Tax were still to be fettled, I am fure it would be very eafy to shew, that of all the Methods we can think of for raising Money, that of over-loading the Landed Interest is the most unjust, the most grievous, and the most dangerous. Even 25, in the Pound upon Land is a great deal too much, when the whole public Expence does not amount to much above two Millions; for as every Man ought in Justice to be made to contribute to the public Expence, according to the Share of Riches he possesses, and as the Lands in Great Britain are not near equal in Value to the other Riches of the Nation, it is doing an Injustice to the Landed Interest, to make them contribute one Moiety of the public Charge, which will be their Cafe for this next enfuing Year. But as the Land Tax is now entirely out of the Question, I shall not take up your Time with enlarging upon the Subject.

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The other Method hinted at is a Method extremely plaufible in Appearance, but I quellion much, Sir, if it will ever be found practicable; that I am sure, it cannot be proposed as a Method for raising any Part of the Supplies we have already agreed to for this enfuing Year. In effect, it cannot properly be called a Method of providing for Supplies; it is rather a Method for diminishing the usual neceffary Supplies, and cannot therefore come properly before us in this Committee. I do not at all queltion but there are many fine-cure Posts in this Kingdom, as well as in every other, and many useless or extravagant Salaries. Some of them might perhaps be abolished; but I doubt much if it will ever be in our Power to abolish them all, and therefore I am afraid the Saving in that Way, upon the severest Scrutiny, would not amount to near the Sum the Hon. Gentleman fupposes. However, let it amount to what it will, it cannot be made a Provision for the Supplies of the next enfuing Year; because if we were immediately to appoint a Committee for enquiring into that Affair, we cannot suppose that Committee would be able to go through the Bunnels in this Seffion, nay, I doubt much if they would be able to make

even a partial Report; and as many of those Posts, I be-

Anno 10. Geo, lieve most of the useless ones, are held for Life, and area Il. 1736-7. fort of Free-hold, we could not at once, and without any Consideration, turn the present Possessors out of their Free hold; therefore, from fuch an Enquiry the Nation could not expect any great immediate Advantage : at leaft, not fuch a great and immediate Advantage, as would be fafficient for making good the Deficiency in the Supplies for the

next enfuing Year.

· I hope, Sir, I have faid enough for convincing every Gentleman, that the Method now under our Confideration, for making good the Supplies of this next enfuing Year, will in all Probability be sufficient for the End proposed and that of all the Methods that have been proposed, or is much as hinted at, it is the least burdenfome, and the least liable to occasion any fresh Murmurs among the People; therefore it is certainly the Method we ought to chuse. It is, indeed, in my Opinion, the only Method we have m chuse; for, I think, I have shewn, that the other two Methods that have been mentioned, are both impracticable; and as I join in that which feems to be the general Opinion, that the Supplies we have already voted ought to be made good, I think I am both in Honour and Conscience bound to give my Affent to the Proposition now before us, because it is the only Method we can chuse for doing that which every Gentleman acknowledges ought to bedoor

This is the Substance of the several Debates which happened in this Affair relating to Sweets; in which their who were for the Duty got the better upon every Division, except one, which was in relation to that Clause in the Bill, whereby it is provided, that nothing in that Act contains ed should extend, or be construed to extend, to charge with any Duty such Wine as the Owners or Occupiers of Bratifb Vineyards should make from the Juice of the Grapes only growing thereon; for the Adding of any fuch Chare, to exempt such Liquors from the Duty on Sweets, was opposed by most of the Gentlemen who were Favoures of the Duty and Bill; however, upon a Division it was carried against them, and the Clause, as it now flants,

was accordingly inferted in the Bill.

On Monday, May 16th. A Bill entitled. " An Allm difable Alexander Wilson, Esq: from taking, belling, or enjoying any Office or Place of Magistracy in City of Edinburgh, or elsewhere in Great Britain, and Ex imprisoning the faid Alexander Wilfen, and for aboliting the Guard kept up in the faid City, commonly called the Town Guard, and for taking away the Gates of the Nother-Bow Part of the faid City, and keeping open the fame."

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The Title of the Bill being read, James Oglethorpe, Efq; opposed the receiving the Bill at v all: Because he was of Opinion that the House of Lords James Optethor would refuse to receive from that House any Bill of Pains and Penalties, which might affect any Member of their House: And that if such a Precedent was set, as that a . House of Peers for every Offence committed, or supposed to be committed by a Commoner, might fend down a Bill of Pains and Penalties to be passed in the House of Commons, the Independency of the Commons must be utterly broken.'

Sir John Barnard. Suppose the Bill which is fent down Sir John Barnard. had enacted, that among other Pains and Penalties the City of Edinburgh should from henceforth cease to be a City or Corporation. Could any Gentleman, after the paffing such a Bill, have kept his Seat in this House as Member for that City or Corporation? Sir, he must have ceased to be a Member, as foon as the Corporation he represented ceased to be a Corporation: And shall we ever receive a Bill from the other House for turning one of our own Members out of Doors? This House ought to shew as much Respect for their Constituents, from whom they derive their Right of fitting here, as they would do to their Representatives themfelves. If any Preference is due, it is due to that Body from whom they derive their Right of fitting in this Place; for while they are judging one of their own Members, they are judging of their own Privileges; but while they are judging of their Constituent's Rights or Properties, they are judging of what is not their own, but what they have only in Truft; and of which they therefore ought to be more tender.

Duncan Forbes, Efq; \* 'It would found very ill, that a Duncan Forbes, Efq; British House of Commons, in which there are but Forty five Representatives for Scotland, should receive such a Bill: Edinburgh is now a City of Great Britain, nay, the fecond City. And I appeal to the Gentlemen who represent the Cities and Boroughs of England, to know in what Manner they would treat a Bill inflicting fuch Pains and Penalties upon any of the Cities which they represent. They are in Honour obliged to protect the Commons of Scotland as much as the Commons of England; because the Scots trusted to their Honour, when they united with them upon the Terms they did. They are in Prudence obliged to protect the Privileges of every Borough of Scotland as much as the Privileges of any Borough of England; because no Incroach-

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<sup>.</sup> Then the King's Adoptate for Soutland, fince Profident of the Seffer

Anno, 10, Geo. II. ment can be made, no Injury done to the one, but what

may be made a Precedent for doing the fame to the other; If they allow the other House to increach upon the Print leges of the Commons of Scotland, it will be a President for their increaching upon the Commoes of England If they accept of this Bill, if they give it a Reading. I had foon expect to fee a Bill brought them from the other Hour,

for turning fome of their Members out of Doors."

Sir William Yonge.

Sir William Yonge. 'The other House has a Power of enquiring. When they begun the Exercise of that Person, they found it necessary to go a Step farther, and to puttle as well as enquire, which they could do no otherwise than by the Bill now before us. As this is their only Aim; = it is an Aim which cannot but be approved, I hope that House will not be too jealous of its Privileges on such Occasion; for even tho' it were indisputable that the mist House ought not to be allowed to bring in a Hill for inflicting Pains and Penalties upon any City or Borough al Great Britain, yet in a Case where no Incroachment s intended, and which may so greatly contribute to the dameltic Peace and Quiet of the Kingdom, it is absolutely necessary for both Houses, not to be over-scrupulous in

Point of Privilege."

Sir Robert Walpole. It was very natural for the other - Sir Robert Walpole. House to enter upon this Enquiry, became there is go nerally a Kind of Ceffation of Bufiness in that House, during the first three or four Weeks of the Session, which are generally in the House of Commons taken up in fetting the Supplies for the current Services of the Government I am as jealous of the Rights of this House, as any Gentleman here; but I think too ferupulous a Jealoufy may at this Time be attended with the work of Confequences. to what my Honourable and Learned Friend behind me mentioned, about the Tenderness we ought to thew to the Corporations and Boroughs we reprefent, especially these of Scotland; I think, Sir, our going upon this Bill is the greatest Mark of Tenderness we can shew. It is in order to punish, in a more examplary Manner, a Practice, the has been but too much encouraged of late; a Practice, that if not suppressed, must destroy the Right of all Coporations, and perhaps abolish the Privileges of this House. and the very Form of our Conflictation. The other House haying entered upon this Enquiry, has brought the Bill to such a Forwardness, that perhaps it may come Time enough to prevent the Confequences before it is too late; therefore, I think, we are rather obliged to the Care and

nen will not oppose the Bill, without better Reasons than II. 1736-7.

my that have yet appeared.'

Six William Windbam. I am very forry that what the Sir William Honourable Gentleman who spoke last has faid is but too Windham. The first Part of our Session is commonly spent in granting Money to the Crown; but formerly it was otherwife; and if this House had taken Example by their Anceftors, instead of voting a Supply the 2d or 3d Day of the Seffion, they would have voted an Enquiry into those Riots and Tumults, which of late have been fo frequent and fo general all over the Kingdom; for the People never grow tumultuous without fome Caufe, and 'tis very probable the late Tumults have proceeded from some Abuses or some Grievances which they ought to enquire into. The best Way of judging of Men's Intentions is by their Actions; and as the Bill brought from the other House is certainly, as we think, an Incroachment upon the Privileges of this House, the furest and safest Way of judging is, to suppose an Incroachment was intended. Incroachments have always been made at the most favourable Junctures; and if ever the other House should endeavour to incroach upon this, they will always take Occasion to do it, with respect to Bills which feem absolutely necessary; so that if we made the Expediency, or even the Necessity of a Bill, a good Reason for submitting to an Incroachment, we should very foon have no Privileges left. As this House is the Grand Inquest of the Nation, it is their proper Business to enquire into all public Abuses, especially where any of their own Members are concerned; and if the other House does upon any Occasion take upon them to enquire into any such public Abuse, they ought to proceed no further; they might then at a Conference communicate to that House the Difcoveries they had made, and leave it to that House to proceed by Impeachment, or by a Bill of Pains and Penalties; which the other House might have done in the present Case; and their not having done so seems to shew, they had an Intention to take Advantage of that favourable Opportunity for making a little Incroachment upon a Privilege, which they knew would have otherwise been strenuoully contested. Whether or no there is a Necessity for punishing the City, or any of the Magistrates of Edinburgh, cannot appear to us now, and therefore cannot be an Argument of the least Weight in this Debate; but suppose there is such a Necessity, there is no Necessity of the Seffion's breaking up at a certain Day. We may go upon an Enquiry immediately; the Witnesses are all in Town; thefe

Anno 10. Geo, these Witnesses may soon be examined; and upon that In-II.1736-7. mination, we may order a new Bill to be brought in, if w faw Caule; and that new Bill may pals through but Houses long before it will be absolutely necessary to put u End to the Session: Therefore, I see no Inconvenience de can ensue from not receiving the Bill now brought for the other House; and for that Reason cannot agree us being read a first Time.'

The Bill however was read a first Time, and speak Patrick Lind. Motion for reading it a fecond Time, Patrick Lindia De

Member for Edinburgh, spoke as follows.

fay, E/q; Mr. SPEAKER.

SIR.

. The Concern which I have in this Bill, as it affects the Rights, the Privileges, and Franchifes of the City with I have the Honour to represent in this House, as well me affects personally him who has now the Honour to be let Chief Magistrate of that City; this Concern, I lay, Sa, will (I hope) plead my Excuse to this Honourable Hour. for prefuming to take upon me, Sir, to fubmit to your Cas fideration, my Sense of this Bill, and of the Effects of a thould it pass into a Law. Sir, That cruel, barbares = inhuman Murder, that most outragious and atrocious Rist, which was committed at Edinburgh the 7th of September 14. must affect every Person of Humanity with Horror: And as it was, Sir, a trampling upon all Civil Government. and a bold and manifest Violation of the Laws, and a ment Infult upon the legal Authority, it cannot fall to rait Gentlemen's Indignation, and to rouse the Resentment of every true Briton to do Justice to the Public, by purisage any Measure that may be most likely to punish is buck a Crime, a Crime to dangerous to civil Society, and to bring the execrable and desperate Authors of it to come Punishment.\_\_\_But, Sir, I hope Gentlemen's Zel # Justice will not so far blind their Understanding, as to all themselves to be diverted fron the Pursuit of Julice, 178 to be missed from the right Scent by falling upon the lun cent, and there to allow the Guilty to escape and to per unheeded, - By whom, Sir, was this bloody Murder, at outrageous Riot committed? By a Mob, Sir; a Meb com poled, as Mobs commonly are, of the lowest Class of People, by Persons of dissolute and bad Lives, and of war Manners; Persons who despise the Office of Magistracy, at hate the Persons of Magistrates, because Magistrates per and controul their Crimes, and reftrain them from Ada Violence, and from committing Diforders; Persons what prone to do Mischief, and when they can do it with he

Impunity, rarely fail to infult and abuse the Persons of Anno 10. Gro. giftrates-And who, Sir, are by this Bill to be pued for this Riot? Those who committed the Insult? Sir; by this Bill those who were insulted are to be ished. Is the Insolence of the Multitude to be represt his Bill? No, Sir; the Hands of the Civil Magistrate to be weakened by this Bill. In a free Country, Sir, Civil Magistrate only can suppress and prevent Riots Diforders: And how? By punishing of Rioters and difrly Persons. And if the Hands of the Civil Magistrate not firengthened, the Office of Magistracy must become Is. Sir, I have observed, since I came last to this e, that a very odd Notion has prevailed here, and with Grief and Concern, Sir, I find this Notion to be ge-, that Persons of all Ranks, (in that Country where abominable Crime was committed) favour this foul, this this most detestable Crime; than which, Sir, nothing ore unjust, nothing more false and untrue. I therefore Leave to explain this a little.—The Mobs in that part E Kingdom, Sir, resemble very much the Mobs here ; are composed here as well as there (and I believe where) of fuch Persons as I have just now described ou; but there is one Difference betwixt the Mobs in Country and your Mobs here, and that is, however ed the Mobs in that Country may be, yet they are not andoned as to do Mischief with their Eyes open. But, the lowest Class of People in that Country have gely speaking a Turn to Enthusiasm, and so strong is the ence, such is the Force of Delusion, that they can themselves up to a firm Persuasion and thorough Bethat any Mischief they are to do is not only lawful but ble; that it is their Duty to do it, and from a relis Principle, to do it at any risque, even at the risque of Lives.

Hence it is, Sir, that Riots and Disorders are less frent in that Country than here, and when Mobs do rife e, they are more determined, and consequently more

gerous.

The unthinking Multitudes Sir, are but too much enraged in this by the Clergy; for, Sir, when the Clergy like to be defeated or disappointed in any particular w of disposing of any Ecclesialtical Benefice and Prefernt as they have a Mind, because the Law stands in their y, they abuse the unwary People, Sir, and spirit them up defpise and disobey the Law, by this dangerous Doctrine, often inculcated-upon such Occasions, that fuch a Law niquity-eflablished by Law. eidT .



by those wild, hot headed, violent Hig who are not to be fatisfied with any I possess all Power; and by them only. ry to fay it, we have High-church Presby higher Notions of Clerical Power, th Clergy whatever; some there are, Sir maintain an absolute Independency on th Sir, the dangerous Effect of Doctrines of when Men are taught and brought to belie whatever in Iniquity established by Law. mains in Force under the Sanction of the nevertheless be disobey'd, and the Civil 1 in the Execution of it, Men of weak L strong Passions will easily deceive them upon every Law that interferes with the Iniquity; especially, Sir, if they have, a commonly have, a good Opinion of th their own fuperior Sanctity and Holine's,

Now, Sir, I must beg Leave to explanate these late Disorders, that have given so

the Legislature.

The pernicious Practice of Smugglin the fair Trader, and so hurtful to the come Good of the Nation, has prevailed but to Country, Sir, as well as in this. Whoev the Importers and Proprietors of Run certain, that the lowest Class of Men, to People, those Persons who compose Mobs.

· Every Gentleman, Sir, has heard of the Execution of Anno 10. Geo. that noted Smuggler Andrew Wilson, whence all this Mis- II. 1736 7. chief has flowed. That deluded Man, Sir, maintained to 1 the Hour of his Death, that he was most unjustly condemned, and died with great Tranquillity; fo firm, fo fixed was he in the Belief of his own Innocence; he maintained this, Sir, in a Debate with one of the Rev. Ministers of Edinburgh, and a very able Clergyman he is. When this Minister, Sir, was endeavouring to underceive him, and bring him to a Sense of his Guilt of the Crime for which he was condemned, he admitted that he had taken Money from a Collector of the Revenue by Violence; that he did it because he knew no other way of coming at it; that the Officers of the Revenue had by their Practice taught him this was lawful, for they had often seized and carryed off his Goods by Violence, and so long as they had Goods of his of greater Value in their Hands than all the Money he took from them, they were still in his Debt, and he had done no

Wrong.

· I am afraid, Sir, this Martyr to this new heretical Sect of Smuggling was too much favoured by the misled and unwary Multitude; too many of them thought, as he himfelf did, Sir, that he was unjuftly condemned, and every one who firmly believed this would, no doubt, think it his Duty to fave and to refcue this innocent Person (as they thought him) from the Rigour of Law; and, Sir, if the Magistrates of Edinburgh had not taken extraordinary Precautions to put this Sentence in Execution, he, this Wilfon, Sir, would very probably have been rescued by the Multitude .- But, Sir, when they faw themselves disappointed, no sooner was this Execution over, than they began to wreck their Malice upon that Guard which had, upon many other Occasions as well as that, supprest their Disorders, and restrained their guilty Hands from doing of Mischief, and committing of real not imaginary Iniquity; upon that Guard, Sir, which is to be abolished by this Bill. - Upon this Occasion, Sir, the unhappy Person who then commanded the Guard, did, from an Apprehension I suppose that he might be overpowered by the great Crowds of People then affembled, defend himself and his Men by their Fire Arms, whereby feveral of the Multitude were killed and wounded: And what were the Effects of this, Sir? - The Persons who were then killed and wounded were of that Class of People who commonly attend such melancholy Spectacles, Sir, that is, of the lowest Class. The Mob, Sir, from that Moment began to murmur, from an Apprehension, that because no Person of Rank and Condition had been killed, TIL VOL. IV.

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Anno 10, Gro, therefore would this barbarous Murderer (as they called him) escape from Justice by the Favour of Persons of Condition. And in this, Sir, they were not mistaken, for -No fooner was this unhappy Person condemned by Law, Sir, than Numbers of Persons of Condition set a Petition on foot to intercede with her Majesty (then Guardian of the Realm) for Mercy; they did this, Sir, not so much out of Tenderness to this Man, that they thought his Case hard, as from another Motive, a Motive of a public Nature: and that was, Sir, should this Sentence have taken Effect, the Mob would become more infolent, when they found that the Civil Magistrate, or other Persons acting under his Authority, were in no better Case than they who refisted the Civil Magistrate in the Execution of the Law; be if by this Man's Pardon, if by the Interpolition of Mercy from the Crown, they were convinced, that every Perion who acted by Law, to put the Laws in Execution, acted fafely, and that every Person that acted otherwise did a with a Rope about his Neck, that would effectually fuppress the Infolence of the Multitude, and force Obedience to the Law, even from those base Minds who by Forcealms then, Sir, of that Country approves of that wicked Merder and Riot? The Mob only, Sir, by whom it was committed; Persons who have no Property, and therefore are fond of Diforders, because they can lose nothing by Diforders, and if they can escape Corporal Punishment, are often Gamers by public Calamity and Diforder.

' This then, Sir, appears plainly to be a Dispute betweet the People of Scotland, (by whom, Sir, I mean every Man of Property, every Freeman, every Man who may funct by the Subversion of the Laws, and by the Lois of Liberty) and whom, Sir? The Canalzie, the Dregs of the People of Scotland, that Class who are anciently call'd by your Law. Villains; that ignorant Herd of Bigots, who are always misled by crafty and ill-defigning Clergymen: for Men of Sense and Knowledge, Sir, have a much furer and a better Guide, that is, right Reason, that eternal and unerring

Rule.

Sir, It is a great Misfortune to that Country where this bloody Tragedy was acted, that many Gentlemen who hear me are so much Strangers to it, Strangers to its Laws and Customs, Strangers to the Manners and Tempers of the People, Strangers to these different Ways of thinking of the People of Knowledge and Condition, from the Principle of the inferior Multitude, which I have now, Sir, been radeavouring to explain to you, so far as they relate to the prefent Cafe.

. Therefore, Sir, if it is the Sense of the House to pro- Anno 10. Geo. ceed upon this Bill, the Confideration of it requires the II.1736.7. greater Attention, the Interest of England makes it necesfary; 'tis an Affair of the utmost Consequence to the Liberty of the Subject, and as it ought, it will no doubt be treated as such, for the United Kingdom is greatly interested in the Manner of determining of this Bill, as well as in the Fate of it.

Sir, While the two Nations remained in a State of Independency, those frequent Wars, which are but too common betwixt neighbouring Nations, begot mutual Fears, mutual Jealousies and Distrusts, national Hatred, and national Aversions: But as the Cause of these national Feuds and Enmities most happily ceased by the Union of the Crowns, I hope, Sir, the Effect also ceased with the Cause. - From that happy Period, Sir, both Nations were embark'd upon the same Bottom; the Honour and Interest of both became the common and inseperable Cause of both; the Honour and Interest of one could not be hurt without affecting the other; and I think, Sir, the Subjects of both Nations became very foon fensible of this, that by that happy Accident they were reduced from a State of Enmity to a State of perpetual Friendship; and I think we may observe from Experience, that those national Prejudices and Diffrusts began very foon to abate: Even so early, Sir, as the unhappy Civil War in the Reign of King Charles I. which broke out within less than 40 Years after the Union of the Crowns. May we not observe, Sir, the Subjects of both Nations, who were of the same Sentiments and Opinions with regard to the Causes of that unhappy War, making and entering into Alliances and Confederacies with one another against the Subjects of both Nations who were of contrary Sentiments? Was not that War carried on by Scotsmen and Englishmen against Englishmen and Scotsmen without the least national Distinction, or national Distrust? They were even at that time, Sir, perfectly fensible, that the Liberties of any one of the Nations could not be subverted without destroying the Liberties of the whole, and that the whole could not be preserved unless the Liberty of every Part of the whole was preferved and fecured upon the fame Footing.

The same Thing appeared, Sir, at the late happy Revolution: Were not the Subjects of both Nations equally forward, equally zealous in the Caufe of Liberty, a Caufe inseparably common to both? And did not a few of both Nations, without Distinction, adhere to what they called the Prerogative of the Crown, and the indefeafible Right

Anno 10. Geo. of the unhappy and unfortunate Prince then upon the II. 1736-7. Throne? But now, Sir, we are in a Situation very different from that; we are now, Sir, by an incorporating Union become one and the same People, bound and cemental together by all the Ties that bind Individuals in civil

Society.

The representative Body of the People of Scatland III. upon that Occasion, Sir, express an absolute Trust and Cofidence in this Nation of England; no Security, no Guana tee whatever, was on their Part required for the Performance of the feveral Articles and Conditions Stipulated by that Treaty in our Favour, other than the Faith of a Britis Par liament. In this, Sir, they acted most wifely: for what Security, what Force, what Power, what Conflitution could have been contriv'd, that could have proved to ablow, fo real, and so effectual a Security, as the Faith, the Julies, the Honour, the Candour of an English Parliament; I by an English Parliament, Sir; for in a Parliament of Great-Britain, the Representatives of that Part of the United Kingdoms do not make up the tenth Part of either

We had, Sir, the Experience of Ages to induce us to follow so wise a Course; the Legislature of England had always acted wisely, never like arbitrary Governments from Caprice or Humour, but had always steadily pursed the real Interests of the Nation of England with great Judgment, great Sagacity and Forecast; and we, Sir, were sensible that our Interests were the same with yours, that so long as you minded your own Interests, ours must be fafe in your Hands. Then, Sir, however weak and ignorant People may think or act, People who are weak enough to be milled by national Prejudices, yet the Wisdom of the Nation will always aff

uniformly, always act wifely.

' I know, Sir, 'tis the Way of speaking wishout Door among fuch weak and foolish People, that the Legislatur may be unconcerned and indifferent as to any public Meason as to Scotland; that 'tis a Matter of no Moment how, or a what Manner any public Law affects that Country; whether these People are distatished or not, should they be ever be much displeased, ever so much angry, it is of no Confe quence; should they even take it into their Heads to main and to rife in Rebellion, it fignifies nothing, for we have always as many Troops quartered amongst them as an fufficient to conquer them.

" This is easily faid, Sir, and I admit it might be !! easily done too; but because such a Thing might be done. would fuch a Measure be just, would it be a wife Measure!

Fir, fo foolish and so foul a Deed as this would be falfely Anno 10. Geo. malled Conquest; it would be an Act of Treachery, it II. 1736-7. would be Treason, Sir, Treason of the blackest Kind! Treason against the People! If any Person of Condition was to talk thus, should the greatest Person of the Nation infinuate fuch a Thing by way of Advice, this House would take Notice of it, Sir; this House would impeach such a Person as an Enemy to the Public, as a most dangerous public Enemy; and give me Leave to fay, Sir, that if ever the Legislature should be so blind to its own Interest, so false to the Trust reposed in them by the People, as to allow such a Use to made as this of those Forces, which are maintained by the People, for the Preservation of their Liberty, the same Number that could conquer Scotland, could with much greater Facility conquer England.

Such Conquests as these, Sir, are easily made; very little Skill would be required in the General that would make fo glorious a Conquest; Treachery, Treachery alone is the only Qualification necessary for the Executioner of fuch a Project: But would the Conquest be as easily main-

tained as made? No, Sir.

It is a common Saying, Sir, That Oppression makes all Men of one Mind. In that Event, Sir, ten Times the Number of Forces that made this Conquest, and perhaps made it with Ease too, would prove too few to maintain it.

· Every Gentleman, who is the least acquainted with History, knows what Miracles Oppression hath work'd upon the Oppressed. Do not the States of Holland owe their Being to Oppression? Do not the Swift Cantons owe their Freedom and Independency to Oppression? Does not Portugal owe its Independency to the indifcreet and oppressive Measures of the Court of Spain? But I beg Leave,

Sir, to bring one Instance nearer home.

The Cambrian Gauls were reduced by force of Arms. As the Conquest of this powerful Country was once determined by the Fate of one Battle at Haftings, fo they, Sir, after the Loss of a Battle, were obliged (as you did) to submit to Necessity. This Conquest was easily made; but was it as eafily maintained? No, Sir; every one knows what Blood and Treasure it cost you to keep this Province in Subjection; and so sensible were your Ancestors of this, that after the Experience of near three Centuries, Sir, fuch was their Wisdom, that they of their own accord, and a wife Measure it was, Sir! I say, of their own accord, made that brave and invincible People a free People; and how, Sir? By admitting them to share as the Legislature

any unequal Dealing, or partial Procedu tient and invincible Nation, that free Nation, who, of their own accord, freely Restraint or Necessity, trusted themselves Faith, after both Nations had from 100 Years, from a just Sense of their terests, come to an absolute and determ become absolutely and entirely one and That you, Sir, who are the fole and o this Treaty, should force this Nation Friendship, a Friendship secured by ev bind Friends! That you, I fay, Sir, shou again into a State of Enmity! That yo to all common Sense and common He great Trust, and by Acts of Severity and this Nation into a State of Slavery! This impossible so long as Mankind are possest in the smallest Degree; for no Argumen to convince you, that if ever any Part, and confiderable a Part of this United K to a State of Slavery, the whole must fame Fate. We are now too closely bound but cemented together, by too ma Tyes to be ever separated, without tear of the United Kingdom, and rending it i Events, both must thare the same Fate, b or both must be Slaves. A free State

=: and this County of Middlefex, and every Part of Eng. Anno 10. Geo. ed is as much a Part of Scotland as the County of Edin. II. 1736-7. gh is: That the Interests of all and of every Part of eat Britain are so absolutely and so entirely the same, at no one Part can be hurt without affecting the whole. more than the natural Body can be hurt or maim'd in of its Members without feeling Pain; and therefore, every Part of the Whole must be equally the Care of Legislature : And if this be so - then, Sir, this Bill all fland or fall by its own Merits. It will be try'd by this sufe, Sir, with the utmost Impartiality, and with the etelt Regard to Juffice.-It will be confidered by this oufe, Sir, as if this unhappy Disorder had been comtred in the City of London, in York, Bristol, or any other rporation in England; and I submit it to Gentlemen's nfideration, how they, especially they who represent ties and Burghs, how they, I fay, like Bills of this kind. Because a Disorder and a Crime has been committed. d because the Criminals have escaped and fled from flice, therefore the Magistrates of that City or Burgh to be punished by Bill, and the Corporation itself suffer its Rights and Franchises, and be deprived of its Privies. I have already hinted at the first Attempt that was de upon the Liberties of this Island : Gentlemen will obve where that first Attempt was made, and where it inted, and they may thank their Ancestors of that Geration, who had Sagacity and Forecast enough to foresee ere it must end, and foresaw it before it was too late. incipiis obsta is a good Maxim. - I am not Lawyer ough, Sir, to form any Opinion of Bills of this Nature, one part of the Procedure in another Place, in order to and this Bill, appears to me to be somewhat dangerous to Privileges of the Commons of Great Britain; and that Sir, - the Magistrates of Edinburgh are ordered to atd at the Bar of another House on a certain Day, they pear, but we are not told whether they are ordered to end as Evidences to give Information, or as Persons acfed of any thing. No, Sir; they are directly put upon ath, and severally examined, direct Questions put, and rect and categorical Answers infifted upon, under no less nalty than Contempt. They are not told, Sir, your niwer to this or to that Question may affect yourself nally, and therefore you are at Freedom to answer it or ot; and nevertheless, Sir, upon those Answers is the Bill unded .- I fay, Sir, I shall not pretend to form any Opion of Bills of this kind. In my prelent way of thinkg. Sir, every State must have a Power to fave itself, that

pointed for this unnappy Man's executed at the usual Hour according Agreeable to this Intelligence the Magi used Precautions, and proper Precautio to prevent this Mischief; but the Mob, wife fenfible that their wicked Purpose Ears of the Magistrates, and if it di wife fenfible, from fatal and dear-bough the Magistrates of Edinburgh had alway mer Occasions, by the means of this supprest Mobs and Tumults, and punishe Ringleaders of them with great Severity be learned, Sir, (and great Pains ha make Discovery) I say, Sir, it app coveries that have been made, that of Success, and therefore, Sir, a Num termined entered into a Conspiracy, and by a folemn Oath to execute any Purp agreed on by the Majority, and to lose than to discover this Secret, or to disc and if Gentlemen knew how strong and Oath is with these People, they would that this Secret was fo well kept .- T Proof of this, Sir, but the Prefumption cumstances is very strong, and the Even probable. For this Attempt to Surprize City Guard, upon which the Success of th depended, was executed in a Moment, u

vent these Riots and Disorders that were threatened; but Anno 10. Geo. when, Sir? upon Michaelmas Eve only, and not before. II. 1736-7. Now, Sir, suppose a Number of this Mob had engaged themselves in a Plot, and kept their Secret, and had the Night before these Precautions were taken committed any outrageous and criminal Act of Violence, and had under the Favour of the Night and other Difguiles of Apparel all of them made their Escape, would it have been thought necessary to have brought in a Bill to punish the Magiftrates and the Cities of London and Westminster? Sir, I think this is precisely the Case, and I therefore submit it to the House, Sir, if there is the least Foundation for this Bill ? Should this Bill, Sir, país into a Law, the Office of Civil Magistracy would become so dangerous that no wife Man, no prudent Man, would ever accept of it; and if the Magistrates of this City have been, at this Period, unable to suppress a Tumult, when they had Power to support their Authority, how can they preserve the Peace of this populous City, when that Power is taken from them?-This City Guard, Sir, is a Watch, a Watch by Day as well as by Night; it is a Creature of the Civil Magistrate, under his Direction only; it is subject to no Mutiny Act, but governed by the same Law, that other Subjects are, and if it should be abolished, what would be the Confequence? If this Bill should pass into a Law, this ancient City, this Metropolis of one of the United Kingdoms, must either be reduced to a State of Anarchy and Confusion, to be governed by the licentious and unruly Multitude, or, which is worle, Sir, it must submit to a Military Government, and fo by a Side-Wind, and without any Defign, you shall in consequence of this Bill introduce a Practice that must very soon put an End to all Liberty - For, Sir, when you cannot execute the Law, nor preserve the Peace without Military Force, when those who have the Direction of that Force shall become sensible that they, and they alone, can execute your Laws, they will soon become the Makers as well as the Executioners of your Laws, as once happened to this Nation already, - when your own Army under that crafty Traitor Cromwell ulurped the whole Power of the Legislature, and of the Civil Magistrate. For these Reasons, Sir, I hope you will proceed no further upon this Bill.

These and the foregoing Reasons had such Weight with the House, that tho' the Bill was ordered a second Reading, the House agreed upon a Motion made by Sir John Bar- Sir John

Barnard. . That

Anno 10. Geo. II.1736-7. \* That the Lords be defired, that the Grounds upon which the faid Bill proceeded in their House may be communicated to the House of Commons at a Conference."

May 18. The Lords at a Conference delivered to the Managers for the House of Commons, an Authentic Extract of the Proceedings in the Trial of Captain 7 de Porteous, wherein was contained the Verdict against the said Captain Porteous, the Sentence of the Lords of the Justiciary of Scotland against him, and the Reprieve of the said Captain Porteous granted by her Majesty as Guardian of the Realm. As also

A Letter from Alexander Wilfon, Provolt of Edinburgo, to Major General Moyle, dated Edinburgh, April 13, 1736. Which Authentic Extract and Letter were brought up to the Table, and the Report being read, it was ordered, That Mr. Attorney General, and Mr. Solficitor General, take Care that the Evidence for the ingroffed Bill from the Lords (entitled as before mentioned) be ready to be preduced to the House upon that Day Sevennight; and likewife, that Mr. Attorney General appoint Counsel learned in the Law, to produce and manage the Evidence at the Bar of the House upon that Day Sevennight, to make good the Allegation of the faid Bill; and that the follows Persons attend the House on that DaySevennight, with (A) Major General Moyle. (B) Colonel Duroure. (c) Major Poole ; Captain Bendifb ; Lieutenant Afbron. (D) Major Roberton. (E) John Din. (P) Mr. John Bailey. (c) Mr. Alexander Niftet. (H) Mr. Robert Stewart. (1) Mr. Garge Irvine; Mr. Thomas Young. (K) Mr. Roderie Brown. (1) Mr. Christopher Chistolm.

On Friday the 20th, was prefented to the House, and read a Petition of Alexander Wilson, Esq. Lord Provok of the City of Edinburgh, averring his intire Innoceance of the several Matters alledged against him in the Preamble of a Bill, then depending in that House, sentitled, ar before mentioned) and therefore praying that he might be heard by his Counsel'against the said Bill, at the second Reading thereof, which was accordingly ordered. And on the Taglaty

<sup>(</sup>A) Colonel of the Regiment then lying in the Commungett.

(B) Lieutenant Colonel of Ditto. (c) Officers of Ditto. (d) Fort Major of the Castle of Edinburgh. (a) Town Chest.

(E) A Merchant, fince an Officer in the Army. (a) A Surgest in Edinburgh. (h) A Shoe-maker there. (i) Magistrans there. (k) Turnkey of the Prison. (L) A Surgest.

following, was presented to the House, and read, A Petition Anno 10. Ges. of the Magistrates and Town Council of the City of Edin- 11.1736-7. burgh, in the Name of themselves, and Community of the fame, setting forth 'That the Petitioners apprehended, that if the Bill then depending in that House (entitled, as before mentioned) should pass into a Law, it would greatly affect, and tend to destroy, the Rights, Franchises, Privileges, and Liberties of the faid City of Edinburgh; and therefore praying that the Premises might be taken into Consideration, and that the Petitioners might be heard by their Counsel against such Parts of the said Bill, as affected the said City. Which was accordingly ordered. And then Captain Lind and Mr. James Allen were ordered to attend that House next Morning, when upon reading the Order of the Day, for that Bill's being read a fecond Time, it was proposed to put off the second Reading of it for a Month. But a Motion being made for reading it a second Time on that Day Se'nnight, after some Debate the Question was put upon the Motion for reading it a fecond Time on that Day Se'nnight, which upon a Division was carried in the Affirmative by 140 to 99; after which the several Persons who were ordered to attend on that Day, were ordered to attend on that Day Se'nnight.

Accordingly, on Wednesday, June 1, the Order of the Day being read, the Counsel for and against the Bill were called in, and the Bill being read a fecond Time, the Hearing of Counsel, and Examination of Witnesses began, and was continued all that Day, all Thursday, Friday, Mon-

day, Tuesday and Wednesday following. And,

Mr. Lind, Captain of the City Guard, the Night of the Riot, declared, 'That on Friday before he waited on the Provoft, and finding him in Company with Mr. Lindfay, Member for the City, and feveral other Magistrates, he called him afide, and acquainted him with the Report; who defired the faid Captain Lind, to repeat the same Things before the Company, which he did, and they were all of Opinion there was no Foundation for the Report; however, defired him to enquire into the Grounds of it: That he (Captain Lind) was out of Town till the Monday Evening, and after he came to Town heard the Report again; and repaired to Muirbead's Coffee-House, to talk with the Provoft, and fending his Name in, had for Answer, That the Provost was busy, but that he would be in the Council Chamber about four o'Clock; when he accordingly went to receive his Orders for next Day, but had none for preventing the Riot.'

One Din, and one Baily, were the only Witnesses who Uuu 2 declared

Anno 10. Geo declared 'that they had heard such a Report, and that they II. 1736-7. believed it long before the Riot.

Bailey being examined about a Conversation he had with Din on the Monday, declared that Din fpake to be of it as a foolish Story, and said that he himself did not believe it.

Sir James Campbell, Mr. Hamilton, and Mr. Lineles, Members of the House, declared, . That the present Magiltracy could not enter upon their Offices till be (Dis was removed, on account of the Infamy of his Character."

The Evidence against the Bill endeavoured to prove, 'That altho' the Report went of fuch a Defign for fone Time before, yet there was nobody believed it : That the Day given out was Wednesday, the Day on which Person was to have been executed: That the Lord Provost in thereupon determined, in Council, that the whole three Companies of the Town Guard should mount upon that Day, and that both he and the other Magistrate, with the Members of the Town Council, should be ready to attend with the Badges of their respective Offices in quelling the

Mob, should any happen."

It was on the other Side proved that there was no Order given for that Purpose to the Captain of the Guard upon the Tuesday; neither was there any Ammunition diffribu which Precautions had been used at the Time of Willes Execution; and that it appeared there was not a Flat of Powder, nor a Pound of Shot amongst all the Town Guard. To this it was answered, that if the Provost had made any fuch Preparations before the Riot, it would have been the readiest Way to have created one; that if the Gund wanted Ammunition, it was their Captain's Fault, because he always, when his Men wanted Ammunition, got an Order from the Treasurer, empowering the Store keeper to deliver out what was necessary for that Purpole.' Fing, the Treasurer's, and Histop, the Store-keeper's Evidence comfirmed this.

It was then objected to the Provoft, ' That there were two Ways, by which Porteous might have been fecured from the Mob. The first was, to have sent him to the Castle. The other, that he might have been fent to the Cannongate Tolbooth. In Antwer to this it was faid, that the Sentence pronounced on Porteous by the Lords Juffucing run, ' That he should be fent back to the Tolbonh of Edinburgh, there to remain till the Execution of the Sentence'; and that it was not in the Provolt's Power to have lent him to the Caille, there being no Inflance of fuch Power's having been exerted fince the Union, and that Anno 10. Gw. even before the Union, it could only have been done by a II. 1736-7. Warrant from the Privy Council of Scotland; and as for i fending him to the Cannongate, he had as little Power, because the Cannongate was a Regality, and governed by its own Magistrates.

A Scotist Clergyman, Mr. Yates, declared, That being appointed to preach in the Church where Porteous was allowed to hear a Sermon on the Sunday before his Murder, he afterwards waited on Porteous, and took occasion to acquaint him with the Report he had heard, defiring him at the same Time to take Care whom he admitted into his Room.' Mr. Yates added, 'That Porteous flighted his Imtormation, and faid, Were be once at Liberty, be was fo little apprehensive of the People, that he would not fear to walk at the Cross of Edinburgh, with only his Cane in his Hand as ufual.

But the most material Evidence against the Provost, was the aforesaid Bailey, who insisted that he heard it in every Company, that the Defign was to be put in Execution on the Tuesday, and that he drank with several who had openly approved of it. To which it was answered, That if Bailey kept fuch Company, there was little Stress to be laid on his Evidence; especially as he did not pretend to affirm that he had ever acquainted the Provolt either with the Report, or the Person's Name who approved the Design.

As to what passed during the Time of the Riot, Captain Lind said, ' That being informed that the Mob was gathering, he went to Clark's Tavern; where the Provost was drinking with Mr. Bur, and other Officers of his Majesty's Ship the Dread nought, then stationed in the Road of Leith, and upon acquainting him with the Danger, the Provost defired him to go immediately back, and draw out his Men, and that he would instantly follow him, and put himself at the Head of the Guard to face the Mob. That he accordingly went to the Guard, but found that the Mob was already in Possession of the Guard-house, having disarmed them, and that they were diffributing the Arms of the Guard out at the Window; whereupon they inflantly returned, and met the Provost coming towards the Guard. That they immediately resolved to send Mr. Lindsay to General Moyle, who went accordingly: That they marched again out of the Tavern, to which they were obliged to retire, to quel the Mob; and after a fruitless Attack upon the Mob, in which some of the Provolt's Company were wounded, they were beat back : He likewife faid, there were but ten or twelve Men, besides the Serjeant, Corporal

Aino 10. Geo. and Drummer, upon Guard that Night, there being up Tain's II. 1736-7. or nine in Prison on account of Wilfor's Execution, in as many absent either with or without Leave. The when he appeared first to the Mob, they defired him a

be gone, for they had nothing to fay to him.'

One Hunter declared in a very diftinct Manner, 'The when the Mob began to gather at the Netber-Bow, he was coming by the Guard, and told the Serjeant, or the Senty, The Mob was gathered, and feemed refolved to have no Will, and bid them take Care of themselves. That Capai Lind, in the mean Time, came down from the Provot, at that he neither heard nor faw him give any Orders to the Guard, only when he faw the Mob gathered towards the Head of Black-friar Wind, he clapt his Hand to his Sword, and cry'd, God's Mercy, What's that? And away he ma a

fast as his Feet could carry him.

Sutherland, the Serjeant, faid, 'That when the Captain wa gone, a Fellow with a blue Cap came up and afted the Sentry what it was o'Clock? This it feems was the Signal agreed on by the Conspirators; for in a Trice the lane Fellow, backed by ten or twelve more, beat the Scotty on his Back, rushed in, and made themselves Matters of the Guard and their Arms, being followed by many more. However, it appears by Lind's Evidence, that they were moderate enough in the Use of Power, at least at that Juncture; for when he came, they very civilly seared him to be gone, for they wanted nothing with him, and warned him of his Danger if he offered to reful.

Sutberland, the Serjeant, agreed with Hunter in the main, only that Hunter's Words to the Sentry were, . The Meb is up, I advise you to give them good Words, for they will have their Will. He faid, that indeed Captain Lind itfired him to take Care of the Guard ; but that availed little, for not one of the Soldiers would have minded him; may, they were so intimidated by what had happened to these under Porteous's Command, that he believed, except himfelf, scarce pay of them would have obey'd the Captain himself had he staid. Yet all agreed, that had the Captain been present and assembled all the Soldiers, who for the most Part lived within a Stone's-throw of the Guard-house, they might have easily prevented the Mob's taking l'offession of the Guard-house. The Captain faid in his Defence, that he had Orders from the Provoit to return the sell Time, that he thought no Messenger so proper as himself.

It was proved by the Evidence of "Mr. Baird, and several others, that the Magistrates endeavour'd to raise the

Train'd.

A Merchant of Edinburgh.

ain'd Bands, or Militia of the City; for which Purpose Anno to George dispatch'd one Haliburton their Commandant, to Mr. II. 1736-7.

Illo, at whose House were the Books, which contained the ames and Places of Abode of every Captain of a Compability but when he came there he was denied Access by Mr.

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Histor the Store-keeper and several others prov'd, \* that he Magistrates next sent to the Magazine for Arms, and

hat the Mob had likewife fecured that.'

It had been much infilled upon by the Counsel for the ill, that the Provost ought to have put a Guard of Men the Justiciary or Tolbooth-Room, which are it seems but short Distance from one another, but it appeared by all he Evidence that in the Situation Affairs were then in it

vas quite impracticable.

Walker, the Town Officer, whom the Mob had so elted that he was oblig'd to through off his Livery-Coat, eclar'd, 'he was by when they murder'd him, and that one nore forward than the rest was check'd by the others and lesired to wait for Orders; that he thereupon quitted the end of the Rope, which by this Time, being about Porteour's Neck, he was ready to have hoisted up, and went about to mother, who very composedly gave him Orders, and that he return'd and drew the Rope up, which hang'd Porteout.

It farther appeared that the Magistrates were all this Time getting what Information they could by sending People who might mix in the Mob, and endeavour to know some of their Faces, but all in vain; only one Man return'd, who said he knew one Person there. The Magistrates desir'd him to name him, which it seems he did, and was desir'd to be in Readiness to give in what Evidence he

could against him, when call'd upon.

Mr. Lindfay faid, 'That he return'd about five in the Morning, and with several who had been with the Provost all Night, went to the Grass-Market where the Body of Porteous yet hung, and several People, to the Number of twenty or thirty as they thought in a Body, standing about: Most of the Evidence seem'd to think those were some of the Rioters, and said, they advis'd them to depart. One was seiz'd upon, but besides that they could make nothing of him; they had no Prison in which they could confine him; so thought it the most prudent Method to dismiss him: For being but a few of themselves, and the Mob seeming resolute, they had no Reason to doubt but they would rescue him;



member any one Face of the many tho' he had liv'd and born the high for feveral Years.' Another of the W being at Dalkeith, a Village about fiv 10 or 12 Days before the Riot, he that a Conspiracy to murder Porteous by the Friends of one Ballantine, who went thence to see Wiljon's Hof them killed by Porteous, but it.

An Act made in the 9th of Qu Anno, 1563, by which it was enacte affembled to suppress any Riot wit burgh, without Authority from the Pains of Death, was produced and Another Act of James II. of Sca which no Corporation was lyable Provolt or any of the Magistrates mitted an Evidence. The Articl likewife infifted on, by which Boroughs are to remain inviolabl Council for the Town, offer'd in I the Minutes and Debates of the S Scotland, in which the Articles a Royal Boroughs is fettled, whereby Motion made to submit them to the Parliament, a Debate arose, and it w tive, but this was refus'd as Evidence

It was prov'd against the City the

Dregs of the Inhabitants or People from the Country whose Anno to. Gro Relations had been kill'd on the Day of Wilson's Execution. II. 1737. It was likewise prov'd that almost all they who were kill'd

were People from the Country.

Mr. Lindsay, Mr. Young, and several more were examined to prove the Usefulness of the Town guard, particularly in two Respects, viz. That of extinguishing Fires and quelling former Mobs. It was plainly made out, that in a City so populous, and so close built, where 40 or 50 Families live under one Roof as in Edinburgh, it would be impossible to quench Fires, or to preserve the Goods during Fires without such an armed Force.

My Lord Advocate, and Patrick Lindsay, were asked, when upon Examination, whether, if the Town-guard had been under Arms and not surprized, they did believe the Guard would have been able to have quell'd the Mob; they answer'd they did, and most of the Evidence declar'd, that they believ'd, had the Guard been properly arm'd and commanded, the Rioters would not have attempted what they did.

As to what related to the taking away the Nether-Bow Gate, it was prov'd unanimously that the said Gate was of absolute Consequence to collecting the City Revenue, and that it prevented Smuggling. One of the honourable Gentlemen abovementioned said, that he did not think its being demolish'd would answer the Intentions of the Bill, because it was easy for a small Body to defend the Pass, where it was built against a much larger, even tho' the Gate was open. Several Evidences were produced, particularly the Act of Parliament by which the City collected two Pennys Scots, apon every Scots Pint of Ale vended within the Town, to prove the Loyalty of the Citizens on sormer Occasions, especially in the Year 1715, when they rais'd some Companies, and by their Zeal and Conduct prevented the surprizing the Castle by the Rebels.

Mr. Irvine, the Town Clerk, faid, they had during that Period, and upon other Occasions, manifested their Loyalty much to the Prejudice of their Revenue, which is scarce able to defray the necessary Expence of their

Town.

Mr. Young declar'd, that he found a Bond for some hundreds of Scots Marks, granted by the City of Edinburgh to one Wightman, who was obliged to advance that Money for the Payment of the Minister's Salary, the Revenue of the Town having been so exhausted; and all agreed in its having the most sincere Attachment to the Protestant Succession in the present Royal Family.

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We

II. 1737.

Anno 10. Gio. We have given the Sum of this Examination, because without that the Extracts from the following Speeches would not be intelligible. The hearing of Countel for and against the Bill being ended, and the Counfel withdrawn, Mr. Speaker open'd the Bill, whereupon a Motion was made by Mr. Attorney General for its being committed, in which he was seconded by Mr. Solicitor General, but it being late, the Confideration of the faid Motion was adjourn'd till att Morning, being

June the 9th, when the faid Motion was reaffum'd ; upon which a long Debate arose, of which we shall give Extrada.

Mr. ATTORNEY GENERAL.

Mr. Attorney General.

SIR,

The Bill now before us, I will venture to fay is a Bill that at this Juncture must greatly contribute to the Peace and Tranquillity of this Nation. I am forry to ity it, but it is too visible that the Spirit of Distaffection and Riot feems to have been gone abroad; and if a timely and an effectual Stop is not put to it by a vigorous Interpolitica of the Legislature, no Gentleman can take it upon him to day where it may stop It has in the Chief City of our Part of the United Kingdom already left but too melascholy Proofs of its fatal Tendency; and how foon it may communicate itself to the other I tremble to imagine.

The other House, Sir, by the seasonable Enquiry has, already fet us the Example, in what Manner we cught to treat, and in what Manner we ought to punish such unheardof Infolence and Barbarity, as the Action which gave Rife to this Bill. I hope, Sir, we never shall be upbraided with being cold in seconding their Zeal; I hope, Sir, that it never shall be laid to the Charge of a British House of Commons, that it has been remis in punishing an audacious Infult upon all Law and Majesty, while the House of Peers has appeared zealous and forward in vindicating both.

'Tis true the Charge against the Provost and Citizens of Edinburgh confilts in their neglecting to prevent the Tumult before it happened; in their neglecting to suppress it, or take proper Measures for that Purpose after it had happen'd, and in their neglecting to discover, apprehend, and secure those who were guilty of that audacious Rice and cruel Murder. . But this Charge, which is the Fourdation of the Bill, is not to be confider'd as Negligence only? for he who does not prevent a Crime which he might and ought to have prevented, has always in Law been looked upon as some way guilty of that very Crime, therefore if it should appear that the Magistrates and Citizens of Eastburgh might and ought to have prevented this Tumult, of

rather Insurrection, or that they might and ought to have Anno 10 Geo. Suppressed it, or that they might and ought to have dis- 11.1737. cover'd, apprehended, and fecur'd the Rioters and Murderers. If it should appear that they neglected any of those Measures which were obvious for accomplishing either of those Ends, the Neglect must then be look'd on as a fort of wilful Neglect, and confequently they must be look'd on as guilty in some Measure of all those Crimes which were committed. And so every Gentleman who considers their Case in this Light, the Punishment propos'd by this Bill must appear merciful as well as mild.'

Mr. Solicitor General fet out with the following remark- Mr. Solicitor

able Introduction.

SIR.

I have the Pleasure to observe that every one who has Occasion to speak upon this Head, expresses the utmost Deteftation for the Actors of what was not only an Infult upon Majesty but an open Rebellion against Justice, nay, against Mercy itself. It has, I think, been universally allow'd, that it is out of the Reach of Common Law, to punish the Neglect of Duty in the Provost and Citizens of Edinburgh, it being attended with some peculiar Circumstances; and as I believe every Gentleman of this House is of Opinion, that fuch a Neglect ought to be punished, I may venture to affirm, that there was no other Method of doing it, but in the Method that has been taken. The Objection that feems to have the greatest Weight as to this Method is the Hardship of a Man's suffering by an Act ex post facto. But the supposing any such Hardship is to question the Justice and Wisdom of former Parliaments, who have ever proceeded in this Manner upon Misdemeanors which were out of the Reach of the common Forms of Law, Great Pains have been taken to find a Difference betwixt the Misdemeanors for which other Cities were punished by this House, and the Behaviour of the City of Edinburgh, in the late Riot. But, Sir, tho' two Cafes of this Nature cannot be parallel to each other, in every Circumstance, every Case of a City losing its Privileges by the Centure of Parliament, amounts to a Proof that there have been Precedents of this Nature, 8 or 9 of which have been produc'd by the Gentleman who spoke against the Bill. I am far from believing that the Provost and Magistrates of Edinburgh were actually aiding to the Rioters when the unfortunate Porteous was murdered; for if they had, the Punishment would have been much more severe than what is imply'd in the present Bill. And to shew that I am willing to allow all that can reasonably be expected in sa-

XXXZ

II. 1737.

Anno 10. Gto your of the Lord Provoft and City of Edinburgh, I fall premise two or three Things: The first is, that I lay to Stress on the Circumstances preceding the Murder of Porteous, nor do I think that the Town of Edinburgh these any personal Rancour to the unfortunate Man in prosecut ing him at their Expences. It was no more, Sir, that what their Duty requir'd of them, as he was a Servan of their own, and the Crime he committed was done while he was cloathed with their Authority, and in Effect conmitted against them. Nor am I, Sir, of Opinion, the they discover'd any Malice, but rather Favour in taking away his Pention, and leaving him half a Guinea a Week for his Subfittence while in Prison, fince it comes out in Evidence that they did not put it in their own Pocket be gave it to the other two Captains who perform'd his Day, nor could the Magistrates have been blam'd, had they depriv'd him of the whole. I farther admit, that the Proved behav'd both circumspectly and impartial, by leaving him to the Judgment of another Court, fince by his own Authority he might have try'd him and condemned him is his own.'

> We have thought it proper to give this remarkable lotroduction in order to thew the Candour of the Gentlemen who were for the Bill. Mr. Solicitor then took a View of the Provoit's Conduct in these three different Periods of Time, viz. before, during, and after the Murder of Ports ous; and endeavour'd from a Deduction of Circumfisco to prove that he had been Guilty of great Negred, first, in not fecuring the Prisoner Porteous in the Caffle of Edic burgh, upon the first Surmise of the Conspirators Intentions; fecondly, that he had not acted with that Vigour which he ought during the Time of the Riot.

> He then proceeded to confider the Cafe of the City of Edinburgh as affected by the Bill, and observed, it was highly improbable that the Citizens were innocent, and that their being no politive Proof of a Citizen of Estaburgo being concerned in the Riot was owing to a Confederacy amon themselves. As to the Hardship of taking their Want from them, they had enjoy'd that Privilege in its prefet Form only fince the Revolution, and they might return to their old Cuftom of Watch and Ward a And concluded his

Speech in the following Terms:

The Gentlemen on the other Side have likewife is fifted upon the Hardships of proceeding against the Proves and City of Edinburgh in this Manner i There are only three Methods, Sir, by which a Parliamentary Profecution can be or bath been carried on. One, which as been long

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out of Use, I hope never shall be revived; the second is Anno 10. Geo, by Impeachment; and the third is by Bill, as in the present II. 1737.

Case. The two last are the only Methods that could have been used against the Provost and Citizens of Edinburgh.

Had they been proceeded against by an Impeachment, they could have had no Chance to be acquitted but one, which is the Judgment of the House of Peers, the Law having put it out of the King's Power to interpose where the Commons are the Prosecutors. But by the present Method, if the Party proceeded against is censured by the Peers, he has the Chance of being acquitted by the Commons, and if condemned by both, he has still a further Chance that the King will not pass the Bill. For these Reasons, I am heartily for the Commitment of this Bill.

Duncan Forbes, Efq; after expressing the utmost Abhor- Duncan Forrence of the Crime and its Authors, and clearing himself bes, Efq; from the Suspicion of all National Prejudice, went on as

follows:

The Citizens of Edinburgh, Sir, are divided into two Classes: One of which composes the Corporation, pays Scot and Lot, and has the only Right to vote in chuling their Magistrates and Representatives in Parliament: The other Class, Sir, consists of the very Dregs of the People, who have not the least Interest in any of these Points; they easily embrace, and are much pleased with, every Opportunity of being tumultuous. Should the present Bill pass into a Law, it would be directly formed to favour the latter, who were the Authors of the Murder of Parteous, in case he was murdered by any who lived within the Inrisdiction of the City of Edinburgh, and to censure the former, who, it appears from the Evidence given at this Bar. has an Interest in quelling every Riot of the like Nature with that which is now under your Confideration, and who actually, as I hope to flew more at large by and by, did use their utmost Endeavours to quell the Riot which gives Rife to the present Bill.

He then, after describing the City of Edinburgh, took Notice that the Situation of the City Guard was such as that it could not be removed without the greatest Inconveniency, and that the Citizens returning to their old Custom of Watch and Ward must be attended with the Ruin of their Trade, since they were by that Custom to mount Guard, each Man in his own Person for five or six Days in a Month. He then gave some affecting Instances of the Fury of Mobs in Edinburgh, and the Usefulness of the

City Guard in quelling them.

Allow me now, Sir, continues he, to confider the Con-

11. 1737.

Anno to, Geo. duct of the Lord Provoft of Edinburgh, during that eparallel'd Infult upon all Laws and Government, she happened when the unfortunate Porteons was murdered And indeed, Sir, I own I think it comes pretty plain out a the Evidence, that he behaved not only with Prudence be Zeal, nay with a Courage which could fcarce be expedid in a much younger and much more active Man. No Endence of any Credit, Sir, has yet pretended to fay, the the Lord Provoft, or Magistrates of Edinburgh, had Info mation of this Riot's being to happen on the Day on which it did happen. It is true, one Baily is to rath as to own the he drank with fome of the Conspirators, who defended the Justice of the Murder, some Days before it was perpetrated. and that he himself was present during the Riot : After at Acknowledgement of this Kind, I leave it to this House to judge what Credit ought to be given to a Man, who in fomt Sense owns his being accessory to the Murder himself. As to Mr. Dun, the other Evidence that spoke the fulled a this Point, the House has already heard too much of his Character, from Gentlemen of unqueltioned Probity and Honour, for me to make any Remarks upon what he has advanced. It is true, there is one Evidence of an undoubted Character, (I mean Captain Lin) who feems to make it fuspected that the Lord Provost had Information given him of the Riot's being to happen on the Wednesday : But, Ser, does it appear by that Gentleman's Evidence that, if he did believe it himfelf, he acquainted the Provoft, or any of the Town Council of his Grounds of Belief? He fays, he came and acquainted the Lord Provoft that fuch a Report was current; the Lord Provost asked him, if he believed fuch an Attempt would be made? Of whom he had heard the Report? And if it met with any Credit among the Men of Sense he conversed with? His Answers to their Questions were, That if such an Attempt was made, he did not believe it would be before the Day fix'd for the Execution of Porteous; and that the Report was spread only among Women and Children, and entertain'd by Fools. And, Sir, he gave a very good Reason before this Hoole, why he did not believe it; which was, That he judg'd it impracticable for the Mob to undertake and to focceed in any fuch Attempt. I must further observe, with respect to the Lord Provoft, that he was so cautious and so unwilling to let flip any Opportunity of receiving any Information is this Affair, that he caused Captain Lin to walk into the Room where the other Gentlemen in Company were, and to repeat what he had faid; asking at the same Time of these other Gentlemen (one of whom is a worthy Member

is House) if they had heard of any such Report; who Anno 10. Geo. reed that they had heard nothing of it, except from ons of fo little Authority and Credit, that they did not tit worth while to raise any Alarm about it. I canbut observe likewise, that the Captain's own Conduct wed how little Credit he thought was to be given to the Port, fince he left the Town on the Friday Afternoon, did not return till the Monday following, which was the before the Riot happened. But, Sir, to put the Zeal Care of the Lord Provost beyond the Possibility of being Rion'd, he did not flight this Information, groundless it feemed, but called a Council, where it was refolved to ve all the three Companies of the City Guard upon Duty, that the Officers of the Train'd Bands should be in adiness upon the Wednesday; for I must again observe, that there has not the least Circumstance come out in vidence to prove that the Report went of the Riot being happen upon the Tuejday, the Day on which it actually appened. The Objection, Sir, that is made with respect the City Guard not being provided with Powder or Shot, we consider the Evidence upon that Head, can never affect the Lord Provoft. It appears that the Officer who commanded the Guard always apply'd to the City Treasurer when his Men wanted Powder and Shot, who gave an Order to the Storekeeper for what Ammunition was required. If no fuch Intimation, Sir, was made to the Lord Provoft or to the City Treasurer; if the Captain, whose Business it was, did not make the usual Application in order to have his Men supplied with Ammunition, I hope no Gentleman in this House will impute it to the Lord Provost, who is no military Man, and cannot be supposed to be acquainted with these Matters, that they were not supplied. In short, Sir, I cannot fee the least Grounds for founding the present Bill upon any Circumstance of the Lord Provost's Behaviour before the Riot happened. It appears to me, Sir, that he used all the Precautions that any wife Man could have used upon fuch an Occasion, and that he committed no other Blunder in Conduct, except that of not acting contrary to the Advice and Judgment of every Man about him, who were all of Opinion, that if there was any Foundation for the Report of a Riot's being to happen on that Occasion, it would not happen before the Wednesday, which was the Day appointed by the Judges of Porteous for his Execution, and that to make any Appearance of providing against the Riot before the faid Day, was the readiest way to occasion a Riot. And allow me, Sir, to fay, the Thing speaks itself; the Rebels had no Certainty of any Reprieve having come to the unfortunate

used stronger Efforts than he did use, is, easily apprehend.

. Has it not appeared from the Evidence of this House, that he no sooner was in pearance of a Diforder, than he dispatch tain of the City Guard, in order that h his Men, that he (the Lord Provolt) mis their Head and march against the Rebels peared, Sir, that he was as good as his lowed the Captain with as much, nay mor could have been expeded from his Age He met the Captain returning from the C whence the Violence of the Rioters had Hopes of suppressing them by means of failed, the most probable Method was to a from the King's Troops. This dangeros readily accepted of by an honourable Mem who executed it with great Difficulty and been objected, Sir, that no Letter was General Moyle to march his Troops into without such a Letter there was no Reafe he would come to the Affiftance of the ! Sir, it appears there was not Time even tho' it had been as short as was proposed b tleman; and the honourable Gentleman w from the Street (for I must observe that Street, not the Tavern) has declared in E fuch a Letter had been written he

in order to bring the Citizens to the Relief, of their Ma- Anno 10, G giffrates: But fuch, Sir, was the Forefight of the Rebels, that they had feized the Tower in which this Bell hung, fo that there was no Possibility of getting at it. It was then proposed, Sir, to fend the proper Officer to raise the Captains and Heads of the Train'd Bands; but this Expedient fail'd likewife; you have heard by what Means it did fail, and that neither the Lord Provoil, nor any other Magillrate was to blame, mid at mayor so a Live it throws

The Lord Provoft, that nothing on his Part might be omitted, likewife made another Attempt, in Person, to suppress the Rioters. And it was, Sir, an Attempt so hazardous, that there are very few Civil Magistrates but would have thought they had done their Duties very well, tho' they had not gone fo far. The Numbers that accompanied the Lord Provoft, Sir, were much disproportion'd to that of the Rebels; the Rebels were arm'd, those with the Lord Provost without Arms; yet all this did not hinder the Lord Provolt from advancing against them, till several of his Company were wounded with Stones, till even Fire Arms were level'd at them, and till the bravest and boldest in the Company thought it prudent to retreat, because to have done otherwise wou'd have been for the Magistrates to have expeled both their Persons and Authority to the Insults of a barbarous and an enraged Multitude. The Lord Provoft at last, Sir, did retreat, and the Rebels perpetrated their bloody Resolutions. Now, Sir, if we take a View of the Provolt's whole Conduct upon this melancholy Occasion, I wou'd gladly know of any Gentleman, who has heard the Examinations of the Evidence, if it appears that the Lord Provoit omitted any one Measure that was proposed to him for the Suppression of this unhappy Riot.

As to his Behaviour after the Riot was over, Sir, I have heard of only one positive Circumstance that has been advane'd against it, which is, the not imprisoning the Man who was feiz'd in the Grafs-Market the next Day. But how, Sir, can that Circumflance affect the Lord Provoit, who appears never once to have feen or to have heard of that Man till he was difmils'd? And indeed I think the Gentlemen who feiz'd that Man, had they pretended to have put him in Prison, wou'd have bid fair to have renew'd the Tumult; fince, as you have heard, the Rebels were yet upon the Spot in great Numbers, and with a Shew of Relolution; this, Sir, the Rioter who was feiz'd feems to have been well aware of; otherwise it can never be supposed he wou'd have been fo mad as to remain upon the very Spot of Execution, and to allow himfelf tamely to be feiz'd.

Vol. IV.

Yvy

Anno, 10. Gec. 11. 1737.

The Hon. Gentleman, Sir, a worthy Member of this House, who is my Colleague in the Post I have the Honour to fill in that Country, is a Person whose Zeal for his Majesty's Service can be as little question'd as his Abilities, which I am fure are very great; that Hon. Gentleman, Sir, I by, can witness how indefatigable, how zealous, nay, I may fay, how keen the Lord Provoft was in promoting whetever cou'd contribute to discovering the Conspirators, so that if they were not discover'd, it was not owing to him but to ma and if this House is resolv'd to pass the present Bill into a Law, on account of any Neglect that happen'd upon that Occasion, it is but just that you shou'd strike his Name out of the Bill, and clap in the Names of a Couple of your own Members.

'Thus, Sir, I have given my Opinion with respect to the Insufficiency of the Evidence for passing the present Bill into a Law, and I have done it in the Sincerity of Heart; for what Motive, Sir, can I have in what I have fpoken, but the Discharge of my Duty as a Member of this House? It is more than probable, Sir, that I shall never trouble you again with my Sentiments upon this or any other Sub but my Conscience wou'd ever afterwards have accus'd me, if I had quitt d my Seat here before I had given my Reasons why I think the present Bill shou'd not be committed."

Gen. Wade.

General Wade observ'd, that there was one Circumstance that prov'd three Things; first, that the original Defign of the Conspirators was to have murder'd Porterus on the Tuefday; fecondly, that it was talk'd of openly; and thirdly, that the Citizens and Inhabitants of Edinburgh were the Murderers. The Instance was the Case of a Servant to one Colin Alison, who swore that a Fellow came into his Mafter's Shop, on the Thursday or Friday before the Murder was committed, and inform'd him that Tuefday following was the Day appointed for revenging innocent Blood.

He observ'd that the Riot deserv'd the Name rather of a well conducted Conspiracy, than the Proceedings of a Meb! And then vindicated Mr. Moyle, the commanding Officer at Edinburgh, upon the Principles of military Discipline.

Mr. Shippen. Mr. Er/kine.

Lord Cornbury.

Mr. Shippen then spoke against the Committment, and Charles Erskine, Esq: who was the Solicitor for Scotlans, answer'd that Part of General Wade's Speech relating to Mr. Skinner. Alifon's Servant. Mr. Serjeant Skinner then Ipoke for the Committment, and observ'd, that in other Countries the Common-People are generally on the fide of Mercy, but that it was otherwise on this Occasion. Lord Cornbury then spoke against the Commitments, and took Notice that it was extremely impolitical as well as unjust to provoke the

Scots: For, continued his Lordship, if they should say, Anno 10. Geo. let us fall with the Philiftines, who knows but that they II. 1737. might have Strength enough to shake the Pillars of this House, even tho' they shou'd bury themselves under the Ruins of the Constitution.

Henry Fox, Esq; then spoke for the Commitment, and Mr. Fox. Lord Glenorchy against it. As did Mr. Oglethorpe. Lord Glenor-

We have omitted giving the Extracts of what was ex- chy.

cellently faid by each of these Gentlemen on this Occasion, Mr. Oglebecause the Reader will find the Force of their Arguments thorpe.

already stated.

The next who spoke, was Mr. Erskine, who took Notice of one Thing overlook'd in the Debate, . And that, faid he, Sir, is with regard to the Punishment inflicted by the present Bill upon the Citizens of Edinburgh; what I mean is the demolishing the City-Gate. If this Gate, Sir, were the Property of the Persons who by the present Bill are suppofed to be guilty, and if these Persons were proved to be guilty, I shall not deny but the Punishment would be adequate to the Offence: But the Case, Sir, is otherwise; the Gate belongs to the Corporation, and Corporations, in the Sense both of our Law and the Civil Law, are in some measure looked upon as Minors, whose Estates the Magistracy of the City, and the Electors of that Magistracy, which are the Town Council, and the Constituents of that Town-Council, which are the Merchants and Traders, are no other than the Trustees and the Guardians. Hence, Sir, it is plain, that if we shall think fit to punish the Corporation for a Misdemeanor committed by the Magistrates and Traders, we shall do the same thing, as if a Judge, for a Fault committed by the Guardian of a Minor, should give Sentence, that the Damage sustained by the Misdemeanor should be made up out of his Pupil's Estate. If Gentlemen view the present Bill in this Light, and at the same Time reflect, that, besides the inhuman Insult committed upon Majesty and Government by the barbarous Riot we are now confidering, the Corporation itself was a very great Sufferer; and had it not been for the Measures taken by the Magistrates, in all Appearance, there would have been still a greater by that Riot. I fay, Sir, if Gentlemen would be pleased to consider this, I am persuaded they would be very cautious in giving their Votes for inflicting the Cenfure propoled by the present Bill."

He then took Notice that the Imputation of Barbarity was not peculiar to the common People of Scotland, for that one poor Fellow had been pelted to Death but a few

Days before on the Pillory in Westminster.

Anno 10, Geo. 11.17374 Yonge.

Sir William Yorge then Spoke for the Commitment, and feem'd to think that the Concessions made by Mr. Solicitor General were rather too favourable for the Provide Sir William and the Citizens of Edinburgh

Lord Polwarth role next, and spoke in Substance as fol-

lows: ment them of other chart spirit a

Polwarth.

was against a Ap all Mr. Chaires Ever fince this Bill was brought before us, I have the deavoured, by a close Attendance in the House, to make myfelf as much Mafter of what could be faid for or again it, as I was able; and if any Gentleman will show where one Argument in the Charge against the Lord Provolt and City of Edinburgh has been proved . I will this indust give my Vote for the Commitment of the Bill : I fay it again, Sir, if any Gentleman will show one Article that has been proved against the Lord Provott and the Ciry of Edinburgh, I will give my Vote for the Commitment of this Bill. The Honourable and Learned Gentleman who seconded the Motion, in his Observations upon the Evidence, was pleafed to advance, " That during the Time of the Riot a Person came into the Tavern where the Lord Provoit and Magistrates were, and affirmed, that he know one of the Rioters, offering at the same Time to name him, but that he was forbidden by fome of the Company, who defired him to wait till a more proper Opportunity." I think there was not one Article advanced by any of the Witnesses that escaped my Notice; and I dare venue m affirm, that not one of them gave any fuch f Evidence. Nay, I appeal to the Minutes of the Examinations, and fit down I till the Clerk shall read them. I shall make a Remark or two upon one Part of the Speech that was delivered by the Honourable Gentleman who spoke last; the rest of it I think requires none. The Honourable Gentleman feems to be fatisfied in general with the Truth of what is laid down in the Preamble of the Bill : but hat nor been pleased to they how one particular Circumstance has been proved. It has always been my Opinion, Sir. that as we are the Judges of this Affair, we ought mad upon the same Grounds, and be determined by the same Rules of Equity, as other Judges are. As we have gone thro' a long Course of Evidence, we can have no other Foundation to build our Judgment upon, than the Fafts

Here he was interrupted by some Members

<sup>†</sup> Here be was again interrupted by fame Members, who

<sup>1</sup> Here be fat dogun.

hat have appeared from that Evidence; elfe, why have we Anno 10. Geo. pent fo much Pains and Time upon it, at fuch an advanced seafon of the Year? And we have heard Evidences, Sir, who have seemed to be very much disposed to have aggrawated every Circumstance of Misconduct or Negligence, could they affix either of them upon the Provoit or Magiffrates of Edinburgh. Something indeed was advanced that looked that way, and has been much infifted upon by the Gentlemen who have spoken for the Motion, tho' the Account given by Gentlemen of undoubted Honour and Probity of the Personal Character of these Witnesses, and the many In confidences of their Evidence, make it furprizing to me, that they ever should be mentioned but with Indignation. I am perswaded, Sir, that if Gentlemen would lay their Hands upon their Hearts, and ask of themselves, whether they would have voted in the Manner they have done, had the Case of the City of Edinburgh been that of the Cities of Briftel, York, or any of the large Cities of England; I fay, Sir, I am perswaded Gentlemen would have required, that every Tittle of their Charge against them should have been fully and undeniably proved. It is true, Sir, that none of the Authors of this detestable Murder have ever been apprehended : But, Sir, is it necessary, that, in order to make a decent and plentiful Execution, we should punish those who seem to have no other Crime but their Endeayouring to suppress the Crimes of others; and must the Innocent be punished, because the Guilty have gone unpunished? As this seems to me, Sir, to be the Case with respect to our Proceeding on the present Bill, I heartily give my Vote against the Motion.

Sir John Barnard, among other things, spoke to the

following Effect : 12 , since 1 to subtyeld a

Sta, of to greatest Loop at 1 1000

\* As I have some Concern in the Civil Magistracy of a Sir Yohn City, and probably may have more, I don't think it fufficient Barnard. for me barely to give my Vote against the present Motion, without taking Notice, that we are now upon a Point that may fome time or other equally affect every Civil Magistrate, and every Community in the Kingdom. If the Lord Provost of Edinburgh was guilty of any Fault during the Time of this unhappy Riot, it was of too much Rashness, and too much Zeal, in exposing his Person and Character in order to suppress it. For my Share, Sir, I cannot see what View the Lord Provoît could have, if he did not act with Zeal and in good Earnest, to expose both his own Life, and that of his Friends, in his repeated Endeavours to suppress the Riot: And had I been in his Case, Sir, I doubt very much

11.1737



Anno 10. Geo. if I had gone fo far as the Gentleman who was happened upon the Ann Bill's being fet aside, has But all the World conde his Person so much as h and there was not a Frie Rashness. But setting a I think that our proceed dangerous a Tendency, t the Bill guilty, I should against them in this Mar for a future Minister to Civil Magistrate; but w would bring in any fucl him hate him ever fo parative for ferving him ceeding Minister who is

Sir Robert Walpole Spe

SIR, · Ever fince I had never heard any Affair more candidly discussed. than the prefent, especia try where this Scene of and indeed, as I stand could be almost tempted Country had defended th gistrates with less Eloque done; and at the same T behaved with more De impartial Behaviour of Question, I cannot see t matory Speeches that ha men upon this Occasion. Distinction that has be and Minister of State. yen any Grounds, by m gine I would have a Res I am fure, Sir, the Behav casion can give no room nuations. The Subject be in the other House o fpent a great deal of the of this Affair, and hav Shape it is at present. painful Examination, h

er and a Rebellion committed in that City. There is Anno 10. Geo. entleman but must own, that these are two Crimes that II. 1737. to be severely punished, upon not only the Authors, ven upon fuch as in the most distant Manner were Abettors. And, Sir, from the Course of Evidence as been laid before this House, I can with a good Cone fay, that had the Towns of Briffol, Norwich, &c. or if our great Incorporations in England, behaved in the ier the Magistrates and Citizens of Edinburgh did in refent Occasion, I should have been as forward as any leman in this House to have inflicted as severe, if not erer Punishment upon them, than what is implied by Bill against the other. In short, Sir, I think that we d err against all Prudence and good Politics, should we, out once committing it, reject the present Bill. If, afis committed, Gentlemen should think fit to make Amendments upon it, as may leave the Privileges of Incorporation of Edinburgh untouched, and remit the penal Part of the Punishment of the Lord Provost: if these Amendments should be founded upon Reason Equity, I shall by no means be against them: But in nean Time I heartily vote for committing the Bill.'

r P-r, Efg; flood up next, and among Things faid, . He was of Opinion there could nothing come out in Debate, when the Bill should be committhat did not then appear; and that as they had heard Evidence examined, he thought there was no occasion ke up the House's Time longer about it at this advanced n. For fince they had no other Rule to go by in the ent Affair, than what arose from the Evidence; and as appeared fo lame, that not a fingle Point was proved nft the Provost or Citizens of Edinburgh, he was of nion, they could do nothing more agreeable to Equity teason, or to the Honour and Dignity of Parliament, to drop the Bill entirely."

was then resolved, that the Bill should be committed Committee of the whole House: It was next resolved, the House would on the Monday following resolve it-

into a Committee upon the faid Bill.

pon this Occasion it was at first proposed, that the ife should next Day resolve itself into the said Comee; but some Members took Notice, that next Day, g the 10th of June, they thought it a very improper for them to go into a Committee on such a Bill. The be of the Bill, as it then stood, was for demolishing the ts, and dismissing the Guard of the City of Edinburgh. e very Ports, and that very Guard which had enabled

they hoped, would have some Weighthat Part of the Bill, when they wen upon it; but they took Notice of it to prevent the House's going into a Co Bill on such a Day. For this Purpose be of sufficient Weight; and that the would insist upon the House's going in that Bill till Monday then next.

This seemed to be the Occasion of

This feemed to be the Occasion of mitment of the Bill till Monday; and having resolved itself into the said Con and every Clause of it was opposed, was a Sort of distinct Debate, several so vigorously, and with so much Suc Party, that the Bill not only changed it manner its Form.

Nay, in the Committee, the Bill me being quite lost; for after all the Armade, the Bill then appeared to be what had been fent them by the Lord was made for reporting the Bill with the House, the same was strenuously opposed beate, when the Question was put, for reporting, and 130 against it; so casting Vote of Colonel Bladen, who the Committee, and who gave his Vote Bill. But there was another Circum

against every Part of this Bill, it is probable, if they had Anno to Goo. 14. been prefent, they would have voted against reporting the Bill, which would have prevented its being in the Chair-

man's Power to do what he did:

The Motion being thus carried for reporting the Bill with the Amendments, the Report was ordered to be received the next Morning; and Colonel Bladen having accordingly reported the Amendments that Day, the first Amendment made by the Committee, which was that for leaving out the several Clauses for demolishing the Nether-Bow Port, and for taking away the Guard of the City of Edinburgh, was read a fecond Time, and agreed to by the Flouse; then the other Amendment made by the Committee, being the Clause for imposing a Fine upon the Corporation of the City of Edinburgh, was read the second Time; and a Motion being made for re-committing that Amendment, after a long Debate, the Question was put upon that Motion, and was carried in the Negative, by 144 to 123; after which this Amendment was agreed to by the House; and then the Bill was ordered to be read a third Time next Meming.

Yune 13. The faid Bill was read a third Time, and feveral Amendments were made to the Title, which had 101 become necessary from the Amendments made in the Committee to the Bill itself; after which a Motion was made Pa for palling the Bill; and upon the Queltion's being put, it was carried in the Affirmative by 128 to 101; and Colonel Bladen was ordered to carry the Bill to the Lords, and acquaint them that the House had agreed to the same with fome Amendments, to which they defired the Concurrence of their Lordships, which were agreed to, and the Bill

pass'd into an Act.

VOL. IV.

June 21. The King came to the House of Peers, and put an End to the Seffion, with the following Speech.

My Lords and Gentlemen,

Am come to put an End to this Sellion of Parliament, The King's I that you may be at Liberty to retire into your feveral webs This

" Countries, and, in your proper Stations to promote the

" Peace and Welfare of the Kingdom.

" I return you my Thanks for the particular Proofs you have given me of your Affection and Regard to my " Person and Honour; and hope, the Wisdom and Justice, which you have shewn upon some extraordinary Incidents, will prevent all-Thoughts of the like Attempts " for the future. The Conduct of this Parliament has

been fo uniform in all your Deliberations upon publick " Affairs, that it would be as unjust not to acknowledge Zzz

Auno to. Geo. II. " it, as it is unnecessary to enumerate the several Par-" culars,

Gentlemen of the House of Commons.

"Your Care, as well in raifing the Supplies necessary " for the Service of the current Year, as in doing it in the " Manner least grievous and burthensome to my People, a " a fresh Instance of your equal Concern for the Sur " of my Government, and for the true Interest of you " Country.

My Lords and Gentlemen,

"You cannot be infensible, what just Scandal and Of-" fence the Licentiouinels of the prefent Times, under the " Colour and Difguise of Liberty, gives to all handl and fober Men, and how absolutely necessary it is to relian " this excessive Abuse, by a due and vigorous Execution of " the Laws; Defiance of all Authority, Contempt of Ma-" too general, altho' equally prejudicial to the Prerogative " of the Crown, and the Liberties of the People, the Say " port of the one being inseparable from the Protection at " the other. I have made the Laws of the Land the con-" flant Rule of my Actions; and I do, with Reason, ex-" pect in Return all that Submission to my Authority and Government, which the same Laws have made the Dury, \*\* and shall always be the Interest of my Subjects."

Then the Lord Chancellor, by the King's Command, prorogued the Parliament to the 4th of August.

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