CONSIDERATIONS

On the late

BILL

FOR

Payment of the REMAINDER

OFTHE

NATIONAL DEBT,

In which the Occasion of inferting

The CLAUSE

RELATIVE TO HIS

MAJESTY's CONSENT,

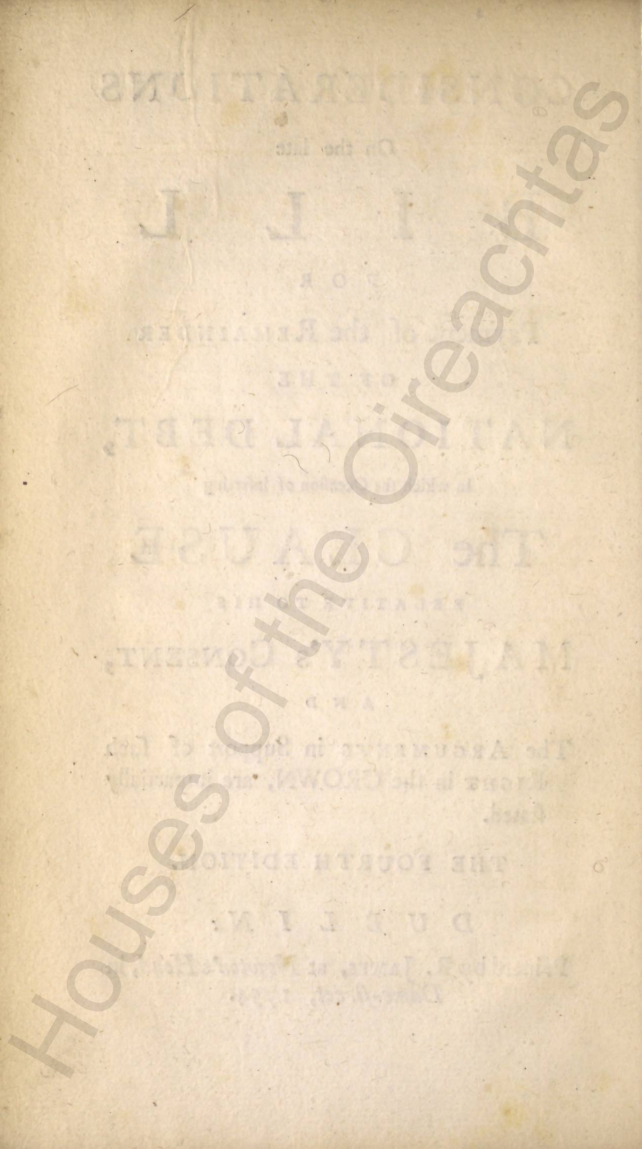
AND

The ARGUMENTS in Support of fuch RIGHT in the CROWN, are impartially stated.

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CONSIDERATIONS

On the late

BILL

FOR

Payment of the REMAINDER

OF THE

NATIONAL DEBT.

POPULAR Prejudices having been raifed to a furprifing Heighth, againft the late Bill for Payment of the Sum of Seventyfeven thousand five hundred Pounds, out of the Ballance in the Treasury, in Discharge of what remained unpaid of the National Debt, on account of the Recital, relating to His Majesty's previous *Consent*, which was inferted in *Great-Britain*; and occafion fion having been taken, without Doors, from the Rejecting of that Bill, to fpread Infinuations, injurious to Government, and tending to alienate the Affections of His Majefty's Subjects; by reprefenting that Bill as an Attempt to veft fome new and unconstitutional Power in the Crown, over the Money in the Treasury of this Kingdom: It will be, at least, an honest Attempt, to endeavour to quiet the Fears and Apprehensions of the People, by laying before the Publick, a true State of the Facts which gave Occasion to the inferting of that Clause; and also an Account of the Principles on which the Right, afferted therein, is founded. From whence it will appear, that as it never was defigned to veft, fo, if the Bill had passed into a Law, it would not have vested, any new Power in the Crown, over the Money, which now is, or hereafter may be, in the Treasury of this

(4)

this Kingdom: And that the only Operation of the Claufe would have been a Parliamentary acknowledgement of the King's ancient Right to the Application of the Money in the actual Receipt of the Treasury; as had been made, upon the like Occafion, in the Bill of the former Seffion. And the Proceedings relating to this Matter previous to the prefent Bill, will also shew the necessity His Majefty was under of supporting this Right, by requiring fuch Acknowledgment thereof, after it had been once called in Queftion; or otherwife he must, for the future, have fubmitted to what (if fuch Right be in the Crown) would have been injurious to His Prerogative and Dignity.

To fet this Transaction in a clear Light, it must be taken up at the Year, One thousand seven hundred and forty-nine : When, upon stating of the Public Accounts by the Commissioners miffioners appointed for that purpole, it appeared, that on the Twenty-fifth Day of March, there was in the Hands of the Vice Treasurers, or their Deputies, a Ballance of about Two hundred and twenty thousand Pounds.

The amount of this Sum rendered it an Object of publick Confideration; and perhaps, it was the first Instance of a Ballance in the Treasury that deferved any great Attention: It therefore well became Those in Authority, to confider in what way the Whole, or Part, might be best applied, for the Ease of the People, and for Publick Service.

At this Time there remained unpaid of the National Debt, about the Sum of Three hundred and feventyeight thoufand five hundred Pounds. Whether the Propofal moved from the then Lord Lieutenant, or from fome other Perfon, that Part of this Ballance fhould be applied to the Difcharge

charge of fo much of the National Debt, I cannot take upon me to fay; nor is the Enquiry material: But, in fact, the King's Attorney-General was the Mover of it in the House of Commons. As the occafion was new, it is not to be wondered at, that the Gentlemen who conducted the affair, on this fide the Water, should not be exact as to the Form in which His Majesty's Confent ought to appear: And probably, they apprehended that the Return of a Bill for that purpose, under the Great Seal of Great-Britain, would be a sufficient Notification of His Majesty's previous Consent to fuch Application. But be that as it may; Heads of a Bill were brought into the House of Commons, in the Session of One thousand seven hundred and forty-nine, for Payment of the feveral principal Sums of Seventy thousand Pounds, and Fifty-eight thousand Pounds,

(7)

Pounds, in Discharge of so much of the National Debt: In which Bill, after feveral Recitals relating to the Debt, and what remained unpaid, it was further recited in the Words following, viz. " whereas on the Twen-" ty-fifth day of March laft, a " confiderable Ballance remained in " the Hands of the Vice Treasurers, " or Receivers General of this King-" dom, or their Deputy or Deputies, · unapplied, and it will be for your " Majesty's Service, and for the ease " of your faithful Subjects of this "Kingdom, that fo much thereof " as can be conveniently spared, should " be paid, agreeably to your Majesty's « most gracious Intentions, in Dif-" charge of Part of the faid Debt." From hence an ordinary Perfon would certainly have underftood, that His Majesty's Intentions (which amount to a Confent) had been fignified previous to the Recital: And that

(8)

that His Majesty was allowed thereby to be Judge of what could be conveniently Spared : But as that Recital, though it feems strongly to imply His Majesty's previous Consent, had not clearly and explicitly expressed the fame, and not having done fo, might occasion future Cavils on that Head ; it is faid (and I prefume the Fact is well known to be true) that Objections were made to this Bill, on that Account, by those, to whom it was, as usual, referred in Great-Britain. How it happened, that His Majefty's Consent was not by them, at that Time, inferted, may I think be fairly accounted for; as the Omiffion on this Side, seemed to have been occafioned merely by the Novelty of the Cafe, without any Intention of questioning the King's Right : And it was the lefs necessary to make the Alteration then; because it was highly probable, the like Application of Part of the

(9)

the Refidue of the Money in the Treafury would be made the next Seffions; and then the *Confent* might be Originally inferted in the Bill, which, as might reafonably be fuppofed, would pafs without Objection. In Fact, the Bill in One thousand feven hundred and forty-nine was returned as fent over, and afterwards received the Royal Affent.

(10)

His Grace the Duke of Dorfet fucceeded the Earl of Harrington as Lord Lieutenant. And as there remained a confiderable Sum in the Trealury, His Grace in His Speech from the Throne, on opening the Seffion of One thousand seven hundred and sifty-one, declared to the House of Commons, "that he was "commanded by the King, to ac-"quaint them, that His Majesty, "ever attentive to the Ease and "Happiness of His Subjects, would "graciously Confent, and recommended "mended it to them, that fuch "Part of the Money, then remaining in His Treasury, as should be thought confistent with the Pub-Lick Service, be applied towards the further Reduction of the National Debt." This shewed that His Majesty considered his previous Confent, as necessary to that Application.

(11)

The Heads of the Bill, brought into the House of Commons, in Consequence of this Clause in his Grace's Speech, and the Bill framed on those Heads recited, " thankful " Acknowledgments of His Ma-" jefty's gracious Attention to the " Ease and Happiness of His Sub-" jects, in recommending the Appli-" cation of the Money remaining " in the Treasury, so far as it might " be confistent with the publick " Service, towards the further Re-" duction of the National Debt." B 2 This

This Recital did in the most respectful Manner, acknowledge His Majesty's Goodness in recommending the Application : Yet, by leaving out the Word Gonsent, implied, that it was imagined, that fuch Confent was not necessary. The Bill, thus framed, was fent in the usual Manner to Great-Britain, where the Word Confent was inferted in the Bill returned under the Great Seal of Great-Britain; and was plainly fo inferted in Affirmance of what His Majesty infisted on, in Right of His Prerogative. This Bill, thus altered, passed both Houses of Parliament without any Objection, or a fingle Negative ; and received the Royal Affent.

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As this was the first Instance wherein this Right of the Crown was, even seemingly, questioned, This Act must be confidered as a *Precedent* of the greatest Weight : For the Right insisted on by the Crown, and claimed,

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ed, as I may fay, in the Lord Lieutenant's Speech, was not admitted in the Bill, when fent to *Great-Britain*; and yet the Bill paffed, after it had been inferted as above-mentioned; and it paffed without any Refolution against its being made a *Precedent*, as was done in the Year One thoufand fix hundred and ninety-two, or any Intimation given, that fuch was the Intention of the House.

The Authority of this Precedent has been acknowledged to be of fuch Strength, that in order to weaken it, a Falfhood was industrioufly propagated, and for fome Time, believed by many, viz. that fome Affurance had been given that the like would not be again infisted upon; or, that this Bill should not be drawn into Precedent. But this is now admitted, by all who must have known it, if true, to be an idle Story, without the least Foundation in Fact.

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The next Period was, on His Grace's Return to this Kingdom, to hold the present Seffions of Parliament; when, as there remained the Sum of Seventy-feven thousand five hundred Pounds of the National Debt unpaid, and also a large Ballance in the Treasury, His Grace in his Speech from the Throne, as in the precedent Seffion, declared to the Commons " that He was command-" ed by His Majesty to acquaint " them, that He would gracioufly " confent, and recommended it to them, " that fo much of the Money re-" maining in His Treasury as should " be necessary, be applied to the Dif-" charge of the National Debt, or " of fuch Part thereof as they should " think expedient."

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As the whole Debt was now to be paid off, the Loan Duties were not neceffary to be continued : Confequently, the Bill was fingly for *apply*ing fo much of the Ballance in the Treafury,

Treasury, for Discharge of what remained of the National Debt. And it has been received as an undoubted Fact, that the Person employed to prepare the first Draught of the Heads of fuch Bill, followed the Precedent of the former Seffion, in transcribing thence the Recital of His Majesty's Consent. How, or on what Motives, this Recital was totally left out of the Heads of the Bill, when brought into Parliament, I shall not presume to conjecture : But it is certain, that the Heads of the Bill, as brought into the House of Commons, and the Bill framed on those Heads, as transmitted to Great-Britain, were without any Recital of His Majefty's previous Confent, or even any Acknowledgment of His Majesty's gracious Recommendation or Intentions, which had not been omitted in the two former Bills. The Recital in the rejeEted Bill flood thus. " And where-" 29

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" as on the twenty-fifth Day of " March last, a considerable Bal-" lance remained in the Hands of the " Vice Treasurers or Receivers Ge-" neral of this Kingdom, or their " Deputy or Deputies," We most humbly pray, Sec. The omitted Recital was inserted, in Great-Britain, immediately after the other, in the Words following, "And your Ma-" jefty, ever attentive to the Ease and " Happiness of your faithful Sub-" jects, has been graciously pleased " to fignify, that you would consent, " and to recommend it to us, that fo " much of the Money remaining in " your Majesty's Treasury, as should " be neceffary, be applied to the " Discharge of the National Debt, " or of fuch Part thereof, as should " be thought expedient by Parlia-"ment." As this Recital was the only Part of the Bill, to which the Committee of the Houfe of Commons 23

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mons afterwards difagreed, and as by the Parliamentary Proceedings in this Kingdom, Bills transmitted under the Great Seal of Great-Britain, must be received as sent, or rejected; it may be justly prefumed, that the Bill was rejected merely on that Account.

I presume, no Person could be surprized to find the omitted Recital restored in Great-Britain. The Crown was evidently under this Dilemma, either to make the Alteration, or to give up the Right in Question. The Letter, which is faid to have come from His Majesty's Privy Council in Great-Britain, figned by all the Officers of the Law in the Council, and by the principal Officers of the State, strongly expresses His Majesty's, as well as their, Sense of this Right in the Crown: And the whole Proceedings declare, that the inferting the Recital was only in affirmance of that Right, and not an Attempt to ac-6

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quire any new Power; which brings the Whole to this fingle Question, whether the Trust of applying the Money given by Parliament to the Crown, without any special APPROPRI-ATION, and in the actual Receipt of His Majesty's Treasury, is by the Laws and Constitution of this Kingdom, vested in the Crown for publick Services? If the Affirmative be true, His Majesty, under that constitutional Trust, must be the Judge of the Occasion, the Time, and the Sum; for He folely has the executive Power, and knows the various Exigencies of Government, and which of them ought to have the Preference in the Application. Consequently, when an Application shall be proposed by any other Power, His Consent must be obtained previous thereto. To object to any particular manner of fignifying or receiving fuch Confent, is playing with Words; fince if his Con-Jent.

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Sent be necessary, that Manner of fignifying, or receiving it, which leaves least Occasion to question the Right, is what ought to be observed; and as a Parliamentary Acknowledgment will best answer that End, it would be vain to object thereto, if the Right be admitted. But if that Right be denied, or doubted, then the Question upon that Right will come properly and fairly under Confideration; and therefore, whether this Right be Part of the Prerogative is the true Question, on which the Receiving or Rejecting the Recital of the King's Confent in that Bill ought to depend. This is very different from the Question, whether any new Power should be granted? The one is a Question upon the Right, and may be afferted by the Power, which claims to be intituled to it, without any Defign to incroach upon the Rights of others; whereas Attempts to acquire new C 2 Powers.

Powers (if not neceffary for the publick Good) will ever create Jealoufies and Suspicions: And in this Light, I must prefume the Question arising from the Recital in this last Bill has been confidered.

(20)

Some indeed have imagined that the Recital's having been inferted in Great-Britain, was the Reason of rejecting the Bill: But I do not fuppose it could be so. The Bill, to which this Addition was made, could not with Propriety be called a Money Bill, for in my Apprehension, that Title should be restrained to those Bills which grant Money to the Crown : But exclusive of this Observation, I think, that, as the Law now stands, and under our present Constitution, no one can fay, that Bills of all Sorts, sent from hence, may not be altered, by His Majesty in Great Britain. Poynings's Law, as expounded by the Statute of the 3d and 4th

4th of Philip and Mary, is clear and express, that the King may change or alter the Bills, or any Part of them; and this Power hath been constantly exercifed. I shall mention but a few, out of many, Instances. The Bill for the Settlement of Ireland, in the Reign of King Charles II. was fo altered in England, that it came over almost a new Bill, There was a very great Alteration made in the first Bill to prevent the Growth of Popery, in the Time of Queen Anne; and in the Year, One thousand seven hundred and twenty nine, there were feveral Alterations made in the Bill for the Loan Duties. I might mention many others: But in Truth, there are fcarce any, even Money Bills, tranfmitted to Great Britain, that do not receive some Alterations there. In those I have mentioned, and a Multitude of others, the Alterations have been material: In fome they have been

(21)

been minute, probably made only in affertion of the Right of doing fo. And therefore rejecting the Bill, barely on Account of the Alteration's being made in *Great-Britain*, would be denying a known, fettled, conftitutional Right. But when Objections arife to the Subftance of the Alteration, it is just and right to pass, or put a Negative on fuch Bill, according to the Merits.

(22)

I fhall therefore fubmit to the Readers confideration, fuch Reafons as feem to me conclusive to prove, that the Trust of applying the Money given by Parliament to the Crown, without any special APPROPRIATION, is by the Laws and Constitution of this Kingdom, vested in the Crown for publick Services.

And for the better understanding of this Matter, it will be necessary to state shortly the several Branches of the publick Revenue, out of which the

the Money paid into the Treasury arifes. The Reader therefore is to be informed, that the publick Revenue of this Kingdom, confifts of His Majesty's Hereditary Revenue : The additional Duties granted for the better Support of Government : And the appropriated Duties. But these last being specially applied by Parliament at the Time of granting them, they are on-ly paid into the Treasury for Convenience, and are not subject to any other Application, than that for which they were given. They are separately accounted for, and iffued by different Warrants, being paid (according to the Directions of the feveral Acts of Parliament) to the Orders, or on the Receipts, of the Corporations, or private Persons, respectively interested therein; without any Warrant figned by the Government. I shall therefore difcharge

(23)

charge the Cafe of those Duties, and confider it on the other two Branches.

What is at prefent called the King's Hereditary Revenue, from it's being vested in the King, His Heirs, and Succeffors for ever, amounts in Grofs, at a Medium of the lasteight Years, to about four hundred and fixty thoufand Pounds a Year: And the Branches of it are either fuch as the King is intitled to at Common Law, or fuch as have been granted, by feveral Acts of Parliament, in the Reign of King Charles the Second. The first Class comprehends, First, the Crown Rents, which are Rents referved to the Crown, on Grants made by the King, of Lands, Rectories, Fairs, &c. and the prefent amount of them, is about Fourteen thousand Pounds a Year. Secondly, the Composition Rents, which are Rents agreed to be paid in lieu of Cess and Press. Most of these arife

arife from the Province of Connaught and County of Clare, under the Composition made with Sir John Perrot, Lord Deputy in Queen Elizabeth's Time : But there are some which depend on a Composition made with Sir William Fitz-Williams. The whole of these Composition Rents is now computed, at about One thousand Pounds a Year. The next Article of this Class, is the old Poundage; a Duty the King was intitled to, by a very old Statute, on all Goods Imported, or Exported, and which by the Statute of the Fifteenth of King Henry the Seventh, was fixed to Twelve Pence, in the Pound, according to the value of the Goods. The annual amount of this cannot be set out, as it is blended with the new Poundage and Tunnage. Fourthly, the Light-House Duties, amounting to about Five hundred Pounds a Year, make the next Arti-Fifthly, the casual Revenue; çle. confifting

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(26)

confifting of Forfeitures, Fines, Seizures, Custodiam Rents, and other particulars, amounting communibus Annis, to about One thousand five hundred Pounds, makes the last Article.

The Produce of this first *Class*, will be admitted to belong to the Crown, to be *applied* by the Crown, under the *Constitutional Trust*, for publick Services.

The other Branches composing the fecond Class, though granted by particular Acts of Parliament, appear to have been granted in Lieu of Others, to which the Crown was at Common Law intitled, but for the Ease of the Subject have been parted with. And therefore the Duties granted by those Acts, must be confidered as under the same Trust with those they came in Lieu of, unless such Trust be varied, or new Ones

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Ones fixed by express Words in those, or some other, Acts of Parliament.

The Quit Rents, amounting to above Fifty thousand Pounds a Year, were referved, in pursuance of the Act of Settlement, out of the Forfeitures, on account of the Rebellion, which began in One thousand fix hundred and forty one. The Hearth Money, now amounting to about Fifty thousand Pounds a Year, was given in Lieu of the Court of Wards: And from the first Confideration mentioned in the Excise Act, I think it may be not unreasonably inferred, that That Branch, which at a Medium of the last eight Years, amounts to about One hundred and ninety thousand Pounds a Year, was also given as a Compensation for the Forfeitures parted with, for the Settlement of the Kingdom. But indeed, from the Hiftory of those Times, it may be collected, that the parting with D 2

with the Forfeitures, was much more than a full Purchase for all the Revenue granted to King Charles the Second; and that it was the real Inducement for making those Grants to Him.

These feveral Branches were granted in different Manners. The Quit Rents, the Excise, the new Poundage, and Tunnage, and the Wine, and Strong Water Licenses, were given to the Crown, under the general Trust, without any Reffriction.

The Act of Excife, recites "how much it will concern the "Peace, Tranquillity, and Welfare of His Majefly's Subjects, that fome certain Revenue be effablifhed for, and towards the conftant Pay of the Army, and for defraying other publick Charges, in the Defence, and Prefervation of the Realm." and the Act of Tunnage, and Poundage, after reciting the old Poundage, Poundage, and eftablifhing a Book of Rates, does, " for the better guard-" ing and defending of the Seas a-" gainft all Perfons intending, or " that may intend, the Difturbance " of the Intercourfe of the Trade " of this His Majefty's Realm, and " for the better defraying the neceffa-" ry Expences thereof, which cannot " be effected without great Charge ; " and for Increase and Augmenta-" tion of His Majesty's Revenue," Grant a further Subfidy of Poundage, and a Subfidy of Tunnage.

(29)

These Recitals mention some of the Motives for granting, and they specify some of the publick Uses, for which the Money arising from those Grants, was given. But the general Words, for defraying other publick Charges for the Defence and Preservation of the Realm, in the one Act; and the Words for Increase and Augmentation of His Majesty's jesty's Revenue, in the other, do shew that no Appropriation was intended, but that the Discretionary Power of Application remained in the Crown.

The Act, granting the Hearth Money, restrains the Crown from Charging it with Gift, Grant, or Penfion. The Act, granting the Revenue of Ale Licenses, restrains the Crown from Farming it, or charging it with Gift, Grant, or Pension. The English Act of Resumption, (11. William III.) makes the Grown Rents, Quit Rents, and Chiefries, unalienable; and enacts, that they shall for ever be, and remain for the Support and Maintenance, of the Government of this Kingdom. And these are the only Branches of the Hereditary Revenue, which the Crown is restrained, at this Day, from charging or aliening. But these Restrictions differ widely from an Appropriation. The Crown cannot alien the Fund, because it would deprive

deprive the Publick of what was intended to go in Succession, for the Support of Government, through the Administration of the King then in being, His Heirs, and Succeffors. But the Right of the then Prince, to apply the current Produce for publick Services, neither was, nor was intended to be, thereby restrained : And therefore these Branches, thus restrained in Point of Alienation, remain unapplied by Parliament, under the general Trust for publick Uses. And accordingly we find frequent Instances, fince the Act of Resumption, where the Crown has remitted Arrears of Rent; and this Power hath not been disputed.

The next Branch to be confidered, is the *additional Duties*; which are those granted to make good what the *Hereditary Revenue* could not answer.

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These do not, as in the former Instances, come in Lieu of Others, but are Grants "for the Support of "His Majesty's Government." They are granted generally, and not to anfwer a particular Sum, which the Parliament is bound to make good, as is the Case of the Givil List Revenues in Great-Britain : And so far as they are granted without special Appropriation, they are granted to the Crown, under the same general constitutional Trust with the Hereditary Revenue; and the Trust reposed in the Crown, is the same as to both.

(32)

In the Acts, granting these additional Duties, some Appropriations are generally specified; as those to the Officers of the House; and, from the Year One thousand seven hundred and seventeen, to the Year One thousand seven hundred and twenty nine, to the Interest of the Loan; before particular Duties were set apart part for that purpose. But this does not vary the Case: These, for so much as they amount to, are Appropriations; but the Residue of the Produce is, at large, under the general constitutional Trust.

The Right of granting Money, is admitted to be in the Commons; and those Grants are either general to the Crown, as in the Cafe of the Hereditary Revenue and additional Duties, or they are made specially, and the Uses to which the Money granted is to be applied, are expressed. And, as in the one Case where there is a special appropriating Clause, the Money granted must be applied to the Uses specified; so on the other Hand, where the Grant to the Crown is without fuch Restriction, the Trust of Application devolves upon the Crown, and particular Applications are always founded on the King's previous Consent.

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That fuch Trust must of necessity be vested in the Crown, will appear, when we confider, that these Aids are granted for the Support of Government : Now the King, who is at the Head of the State, and knows its various Exigencies, alone can be prefumed to know how the Government can be best supported. Such Trusts must, in the nature of Things, be lodged in the executive Powers of all States, or they could not fubfift---But again, if this Trust be not in the Crown, where is it vefted? There is no fpecial Law for the Purpofe, except in the Cases of parliamentary Appropriations. To fay, it is in the Parliament, is abfurd : The Parliament has uncertain Times of Meeting, but the Exigencies of Government are daily and hourly. In many Instances, they cannot admit of Delay, and would be defeated if difclofed : And yet all these must be unprovided for,

(34)

for, unlefs fuch a *Truft* be admitted in the Crown. In this Kingdom, the annual Expence of Government, is always difcharged by the King, out of the Produce of the *unappropriated Funds*, and muft be fo, or those neceffary Expences of Government would be unprovided for, we not having *appropriated Funds* for the Purpose, as they have in *England*.

(35)

If fuch *Trust* be in the Crown, the King's *Consent* is neceffary *previous* to *publick Deliberations* on the *Application*; otherwise fuch *Deliberations* thereon, might lay the Crown under great Difficulties, and be attended with bad Consequences to Government.

If any further Evidence be neceffary to prove this Right in the Crown, the Proceedings in Parliament admit it. In the Houfe of Commons in *Great-Britain*, where the Right of the Crown is to be affected, the Crown

Crown is applied to, and His Majesty's Consent is fignified by some of his Servants, impowered by him, to give fuch Confent, which is accompanied with His Majesty's Recommendation, where He defires the thing may be done : Some Instances of this Sort I will mention. April 20th, One thousand seven hundred and twentyfive, the Chancellor of the Exchequer, signified His Majesty's Consent, previous to receiving the late Lord Bolingbroke's Petition, praying, that Leave might be given to bring in a Bill, to enable him, notwithstanding his Attainder, to enjoy the Estate of his Family settled on him, and to enjoy his perfonal Estate, and to purchase. The King's previous Consent was neceffary, because His Right to the Forfeitures might be affected. In One thousand feven hundred and thirty-three, the like Consent was fignified on bringing in the Excife Bill, and

(36)

and in One thousand feven hundred and thirty-fix, on bringing in the Gin Bill, because fome of the Civil List Revenue might be affected by both those Bills. The like was done in One thousand seven hundred and thirty-eight, on a Petition of the Dean and Chapter of Westminster, for Money for the Repairs of their Cathedral. The Reason of His Majesty's previous Confent in this Cafe, I take to be, that the Grant would be an APPROPRIATION, and take for much out of the General Trust in the Crown. But it is needlefs to enumerate Inftances of what, I believe, is the conftant Practice. I have met with one Inftance where it is mentioned in the Act of Parliament: It is the Act of the First of His late Majesty, for raising Money for publick Uses out of the Rebels Estates. The Preamble takes Notice of His Majesty's gracious Condescenhon

(37)

fion in this behalf. This is not only an acknowledgement of the King's Confent, but of a Favour in his giving it, for fuch I take the Import of the Word Condescension to be. The Reason of this acknowledgement, was, that the Rebels Estates were Forfeitures, vested in the Crown, which His Majefty in His Speech from the Throne had declared he would give up, to be applied towards defraying the extraordinary Expence occasioned by the Rebellion. In Ireland, almost every Session affords instances of acknowledgements of this Right, in the feveral Addreffes of the Houfe of Commons for Money. They address the Lord Lieutenant, to lay before His Majesty their bumble Defire, that His Majesty would be pleafed out of His Royal Bounty to give certain Sums. This is defiring a Fayour, and acknowledging a Bounty; which would be abfurd, if the Crown had not the Right of Application. Such

(38)

Such Addreffes were made to the Grown, both this and the laft Seffions, in Favour of the College, and Charter Schools.

Again, if this Right be not in the Crown, how comes it to pafs, that His Majefty's Letters, under His Sign Manual, for the payment of Money out of the Treafury, have always been obeyed, and never queftioned in Point of Law: On the contrary, it is the received Opinion amongft the Lawyers, that His Majefty's Court of Exchequer, in whom the judicial Powers relating to the Revenues of the Crown are vefted, have no Power over the Money in the Treafury; but that the Application muft be by Petition to the King.

In the next Place, it may be proper to confider the Objections made against this claim of Right.

As to the Objection, that under Poynings's Law, the Bills come at first from the Crown, and therefore the the very bringing them into the Houfe, is a fufficient Signification of the King's previous Confent; it has been already fufficiently anfwered. If the Right be certain, it ought to be acknowledged in that Manner, which will leave the leaft Room for doubt. But there is a Fallacy in this Objection, for though our Conftitution be fuch, yet we know, that in Fact, Money Bills are generally framed on Heads that have been prepared in the Houfe of Commons.

(40)

The principal Objection is, that the Produce of these several Funds, is accounted for to Parliament; and from thence it has been inferred, that it is publick Money, subject to Parliamentary *Application*, without other *Consent*, than what is given by the Royal Affent to the Bill, when passed into a Law. This seems founded on a mistake, as to the Reafon, and Manner, of laying the publick lick Accounts before the Houfe of *Commons*, as will appear from a fhort Hiftory of this Ufage, and an Account of the Effects of it.

No Account of the Difpolition of the King's Revenue in this Kingdom, was laid before Parliament, till the Year one thousand fix hundred and ninety-two, when the Crown wanted further Supplies. Then indeed, a Motion was made, that fuch Accounts might be brought in: But the Reafon of the Motion appears on the Journal, viz. " that it might be the better known what Supplies were " necessary to be given to Their " Majesties," fo that they were not called for as a Right, but defired as a Direction for their Difcretion in the Grants they were making: And for the fame Reafon, they have been everySeffions fince, brought into Parliament : So that, in Truth, were not Supplies demanded, fuch Accounts would not have been tendered : And the going through F

through the Accounts, is only to enable the Houfe to judge, what may be the Meafure for the Supply; not to appropriate the Ballance, if any there fhould be; for that remains as Money already vefted in the Crown, for publick Services: And I do not know of any Inftance, where fuch Ballance has ever been appropriated by Parliament, without the previous Confent of the Crown.

(42)

The Account I have now given, is confirmed by the Proceedings in the Year One thousand seven hundred and nine, when there was the largest Ballance in the Treasury that ever was before the Earl of Harrington's Time. The Parliament did not appropriate it, nor direct it's Application; though this might perhaps be a Reafon of their making the Grant of the additional Duties in that Seffions the lefs, for I find, they appropriated to the Linen Manufacture the Duties on imported Linen, and Callicoes, through

Callicoes, which in the Seffions before had been given for the Support of Government.

Further. The Accounts flated by the Committee of the Houfe of Commons, frequently do, and must, vary from those stated by the Commissioners of Accounts; the former taking credit where the Demands are outstanding, and uncertain Debts, and not giving credit for other Articles; by which the Ballances struck by the Committee and the Commissioners yary. But this does not alter the Manner of accounting in the Treafury before the Commissioners, or induce a Charge on the Treasury exceeding the Ballance struck by them. The only use made of the Accounts in Parliament is, as a Measure of what they shall provide for publick Services; but they leave the Application of the Money, when raifed, under the general Trust in the Crown.

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The faying that this is publick Money, being given by the Publick, and therefore to be accounted for to them, is unfair Reasoning : For, if the Publick have once intrusted the Crown by the general Grant, whilft that Trust remains, the Disposition is in the Crown, fubject always to the Trust upon which it was vested, for the use of the Publick. And here it may not be amifs to observe, that it is a fettled Point in Law, that the King's Prerogative cannot be affected by Implication, or taken away but by clear Words in an Act of Parliament, or express Concessions from the Crown. Think I

(44)

To fay there are no Precedents of fuch *Confent* in Acts of Parliament, were the Objection true, would be of no Weight, unlefs it can be made to appear, that there have been Acts to apply the Money, after it came into the Receipt of the Treafury: Which I prefume there are not, becaufe till this this Occafion, the Produce of the Funds have not exceeded the annual Charge of Government, fo as to render the Ballance an Object of publick Regard.

Some indeed have faid, that the paffing the publick Accounts in Parliament, wherein Payments by the King's Letters are an Article, and being allowed, are confirmed, ought only to be confidered as an Allowance of neceffary Payments to go in that Courfe. But this Diffinction will not remove the Difficulty. Either these Letters are legal Warrants, or they are not. If they be not, the Committee of Accounts cannot make them fo; and what can leffen the Dignity of the Crown, or the Honour of the House of Commons, so much, as the fuppofing these Warrants are unconstitutional, and that Payments made under their Authority are illegal? It were to be wished, that those who make the Objection would

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the Treafury.

To raife the Fears and Sufpicions of the People, by Infinuations drawn from a Possibility of this Power's being abused, may answer the Ends of Clamour, but ought not to have any Weight as an Argument, if this Truft, vested in the Crown, be Part of our present Constitution. Possible Abuse may be confidered, where Powers are to be given, or taken away; but whilft the Power fubfifts, an Abufe of it is not to be presumed, nor can fuch Presumption warrant the withholding the Rights confequent on fuch Power. In all cafes Power may be abused, but yet it must necessarily be lodged fomewhere for the ordinary purposes of Life, as well as of Government. Will any one fay, that there ought not to be Executors or Trustees, because they may abuse their Trust? But how injurious are bluow fuch

fuch Infinuations on the prefent Occafion, where the Crown recommends the Application, and offers to Confent, that the Money in the Treafury fhould be applied to pay off what remained of the National Debt? Nor is the Publick without a Remedy in Cafe of Abufe: The true parliamentary Check will always remain, either to withold future Grants, in proportion to Mifapplications, or to punifh thofe, who fhall wickedly advife fuch Acts as would be a Breach of the publick Truft.

The candid Reader will now judge, whether any Occasion has been justly given for those *inflaming* Reports, which have been spread abroad amongst the People, of Attempts to give new Powers to the Crown; or for those Infinuations, by which the People have been misled to think the publick Treasure was in Danger. Their Sense of this Danger appears from their Conduct; and let those who

who have given Rife to, or increased these Apprehensions, answer for the Confequences, which may attend the alienating the Minds of His Majefty's Subjects of this Kingdom from the Government, and confequently, from the Person of His Majesty. The defign of these Sheets is to shew, that fuch Fears are groundlefs, and that His Majesty's Conduct towards His People, has in this, as in every Instance of His Reign, been equally just with regard to their Liberties, and His Royal Prerogative; and if they fhall, in any Degree, contribute to remove Jealousies, from the Minds of the hitherto distinguishedly affectionate Subjects to His Majesty, the End of this Pamphlet will be fully answered.

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APPENDIX,

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APPENDIX.

HAT the candid Reader may be truly informed of the real Import of the Bill, to which these Sheets refer, I have annexed a Copy of the faid Bill, as transmitted under the Great Seal of Great-Britain; together with His Majefty's Commillion to His Grace the Lord Lieutenant, for giving the Royal Assent thereto, from a Duplicate thereof, now in the Secretary's Office.

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4.9 PPENDIX. HAT the candid Reader toay be truly informed of the real Import of the Bill, to which these Sheets refer I have annexed a Copy of the faid Bill, as transmitted under the Great Scal of Great-Britan 10gother with His Majel & Commillen to His Grace the Lord Lieutenant, for giving who Royal Affent'thereto, from & Duplicate thereof, now in the Secretary's Office. The

The BILL.

An Act for Payment of the Sum of Seventy feven thousand five bundred Pounds, or so much thereof, as shall remain due on the Twenty-fifth Day of December, One thousand seven hundred and fifty-three, in discharge of the National Debt, together, with Interest for the same, at the rate of Four Pounds per Gentum per Annum, from the said Twenty-fifth Day of December One thousand seven hundred and fifty-three, until the Twenty-fifth Day of March, One thousand seven hundred and fifty-four.

WHEREAS by an Act, paffed the laft Seffion of Parliament, Intituled an Act for Payment of the Principal Sum of One hundred and twenty thousand Pounds, in dif-G 2 charge

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charge of fo much of the National Debt, and for Granting to His Majesty an additional Duty on Wine, Silk, Hops, China, Earthen japanned, or lacquered Ware and Vinegar, and also a Tax of Four Shillings in the Pound, on all Sallaries, Profits of Employments, Fees and Penfions, to be applied to discharge the Interest of the faid principal Sum, until the fame shall be paid, and also to pay an Interest of Four Pounds per Centum per Annum, for the Sum of One hundred and feventeen thousand five hundred Pounds, which will remain due, after Payment of the faid Sum of One hundred and twenty thoufand Pounds, and towards the Difcharge of the faid Sum of One hundred and feventeen thousand five hundred Pounds, or fo much thereof as shall remain due, on the Twenty-fifth Day of December, One thoufand seven hundred and fifty-one; feveral

(52)

feveral Aids and Duties were granted, and continued to Your Majefty, from the Twenty-fifth Day of December, One thousand seven hundred and fiftyone, until the Twenty-fifthDay of December, One thousand seven hundred and fifty-three inclusive, for the Payment of the principal Sum of One hundred and feventeen thousand five hundred Pounds, with the Intereit thereof, and for other purposes therein mentioned. AND WHEREAS the feveral Aids and Duties granted, and continued to Your Majesty by the faid recited Act, have not proved fufficient to pay of and discharge the faid principal Sum of One hundred and feventeen thousand five hundred Pounds, and the Intereft thereof, as by the faid recited Act is directed, but the Sum of Seventy feven thousand five hundred Pounds, or the greatest part thereof will remain unpaid on the faid Twenty-fifth Day Commons in this prefent I art

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Day of December, One thousand feven hundred and fifty-three. AND WHEREAS, on the Twenty-fifth Day of March last, a considerable Ballance remained in the Hands of the Vice Treasurers, or Receivers General of this Kingdom, or their Deputy, or Deputies. " AND Your Majesty, ever " attentive to the Ease and Happi-" nels of Your faithful Subjects, has " been graciously pleased to fignify, " that You would confent, and to " recommend it to Us, that fo much " of the Money remaining in your " Majesty's Treasury as should be " necessary, be applyed to the dif-" charge of the National Debt, or " of fuch Part thereof as fhould be " thought expedient by Parliament." We most humbly pray, that it may be enacted, AND be it enacted by the King's Most Excellent Majesty, by and with the Advice and Confent of the Lords Spiritual and Temporal, and Commons in this prefent Parliament

ment affembled, and by the Authority of the fame, that fo much of the faid Ballance, remaining in the Hands of the Vice Treasurers or Receivers General of this Kingdom, or their Deputy or Deputies upon the Twenty-fifth Day of March last, as shall be for that purpose necessary, be by them applied to pay off and discharge the faid principal Sum of Seventyfeven thousand five hundred Pounds, or fo much thereof as shall remain due on the faid Twenty-fifth Day of December, One thousand feven hundred and fifty-three; after the Application of the Money arifing from the Aids and Duties heretofore granted for the Payment thereof, and also to pay an Interest for the same, after the Rate of Four Pounds per Centum per Annum, from the faid Twentyfifth Day of December, One thoufand seven hundred and fifty-three, until the Twenty-fifth Day of March, One

(55)

One thousand seven hundred and fifty four. AND be it further enacted by the Authority aforefaid, that all and every Perfon or Perfons, his, her or their Executors, Administrators or Affigns, who shall on the faid Twenty-fifth Day of March, One thoufand seven hundred and fifty-four, be possessed of and entitled to any Orders or Receipts which have been iffued out of Your Majesty's Treasury for any Loan, in pursuance of any Act of Parliament heretofore made, shall on the faid Twenty-fifth Day of March, One thousand seven hundred and fifty-four, or as foon after as he, the or they thall apply for the fame, be paid by the Vice Treasurer, or Vice Treasurers, his or their Deputy or Deputies, out of the faid Ballance, fo remaining in their Hands, the principal Sums to him, her or them respectively due, and all Interest which shall be due to them respectively for such principal

principal Sums, upon the faid Twenty fifth Day of March, One thousand feven hundred and fifty-four, at the Rate of Four Pounds per Centum per Annum, and shall upon Payment thereof, deliver up his, her or their respective Orders or Receipts to the Vice Treasurer or Vice Treasurers, his or their Deputy or Deputies, to be Cancelled, which he or they, are hereby required to receive and Cancel accordingly, and the Intereft, payable by virtue of fuch Orders or Receipts, shall from, and after the faid Twenty-fifth Day of March, One thousand seven hundred and fiftyfour, Cease and Determine.

(57)

D. Ryder.

The Commission.

(58)

GEORGE the Second, by the Grace of God, of Great-Britain, France and Ireland, King, Defender of the Faith and fo-forth. To Our Right Truffy and Right Entirely beloved Coufin and Councillor, Lionel Duke of Dorset, Our Lieutenant General and General Governor of Our Kingdom of Ireland, and other Our Chief Governor or Governors of Our faid Realm, for the time being, or which hereaster shall be, Greeting. WHERE-As We have lately received from you Our faid Lieutenant General and General Governor, and others of Our Council of that Realm, certain Bills to be confidered upon, concerning Matters necessary for our faid Realm. AND having had Confideration thereof, We do by these Presents, declare Our

Our Royal Approbation of one of them hereunto annexed, and herein alfo particularly named, with the Amendment and Alteration therein (that is to fay) An Act for Payment of the Sum of Seventy feven thousand five hundred Pounds, or fo much thereof, as shall remain due on the Twenty-fifth Day of December, One thousand sevenhundred and fifty-three, in difcharge of the National Debt, together, with Interest for the fame, at the rate of Four Pounds per Centum per Annum, from the faid Twenty-fifth Day of December, One thousand seven hundred and fifty-three, untill the Twenty-fifth Day of March, One thousand feven hundred and fifth-four, AND do return the same unto You, under our Great Seal of Great-Britain, fignifying also unto You, by these Prefents, that Our Pleafure and Commandment is, that the faid Bill and Matters therein contained, being affyled

(59)

fyled together with these Presents, Ye shall likewife cause to be confidered, and treated upon in Our Parliament, begun, holden and continued within our faid Realm, and to the fame Bill and Matters being agreed and concluded upon, in our faid Parliament, give and declare Our Royal Affent, by Virtue of these Prefents; which shall also be your fufficient Warrant in that behalf. IN WITNESS whereof, we have caused these, our Letters to be made Patent. WITNESS Ourself at Westminster, the Thirtieth Day of November, in the Twenty-feventh Year of Our Reign.

(60)

By the KING Himfelf. 30 Nov. 1753, D. Ryder. Yorke and Yorke.

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