PROCEEDING

Of the HONOURABLE

Houfe of Commons

IRELAND,

In Rejecting the Altered

MONEY-BILL,

On DECEMBER 17, 1753, VINDICATED

By AUTHORITIES taken from the Law and USAGE of PARLIAMENT.

Wherein are occafionally exposed the Fallacies of two Pamphlets, intitled, "CONSIDERATIONS on "the late Bill, &c."—And "OBSERVATIONS "Relative to the late Bill for paying off the Re-"fidue of the National Debt."

The Sublimity of Administration confists in knowing perfeely the proper Degree of Power, great or small, that should be exerted on different Occasions. Montesquieu's Spirit of Laws, Vol. I. p. 250.

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The SECONDEDITION.

DUBLIN:

Printed for PETER WILSON, in Dame-street, 1754.

Advertisement.

THE Reader is defired to take Notice, that a Pamphlet, intitled, "OBSERVATIONS rela-"tive to the LATE BILL, for paying off the RESI-" DUE of the NATIONAL DEBT of IRELAND," which is partly exposed in the following Sheets for its notorious Fallacies, tending most cruelly to Prejudice Ireland, by a Misrepresentation of her Conduct in a delicate Point, hath been within a few Days re-printed in LONDON, under the NEW TITLE of, " An Account of the REVENUE and NATIONAL " DEBT of IRELAND, with fome Observations on " the late Bill for paying off the National Debt. In " which is contained a Speech in the Parliament of " Henry Lord Viscount Sidney, Lord Lieutenant in " the Year 1692; as also an Order of Council, " and feveral Refolutions of the Houfe of Com-" mons extracted from their Journals, paral'el to " the prefent Juncture of Affairs in that Kingdom." It is impossible for any Man, but the Contriver, with Certainty to fay, what was the Intention of this Change : But be it what it may, it is hoped, this Notice will prevent it from passing under its DISGUISE, as unanfwered and unanfwerable, and will fave the innocent Country from being hurt by that which is fuspected to be a concerted Scheme of its unnatural Enemies.

The SECONDEDITION.

DUBLIN:

Printed for Paran Wilcon, in Dame-freet, 1754.

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ISREPRESENTATION of either House of Parliament, in a Matter of great Importance, to their Sovereign, or to the People, is an Offence not to be forgiven; Because, it tends to disfolve that Confidence, which is the natural Support of the Conftitution, and which alone can give Weight and Dignity to the Supreme Power.

YET, that fuch a Misrepresentation of the Honourable House of Commons of Ireland hath, by fome means, been transported into Great-Britain, the fad Effects do too plainly prove.

AND that it is also endeavoured to be imposed upon and propagated amongst their Constituents, is as clear, from fundry Pamphlets, little better than Libels against the Commons, against the Constitution, and against Truth, being at a great Expence, and in a manner unufual in this Kingdom, put into the Hands of all, who will accept of A_2 them, them, from the *Capital* to the remoteft Corner of the Nation.

HAD the Parliament been permitted to meet after the ordinary Recefs, the Commons, who have ever been true and faithful Subjects, to the beft and most beloved King in the World, would most furely have defended themselves before the Throne, in a manner becoming their Dignity, and the Figure that *illustrious* Body make in the State; and would have justified their Actions, with the Spirit and Sense, they are (happily for those they reprefent) posselied of, in a most eminent Degree.

THEN indeed, it would have been extremely improper, for any private Perfon, to pretend to take the weighty Talk of their Vindication upon him : But fince a fudden Prorogation hath deprived our Representatives of the glorious Opportunity of laying their Caufe in a parliamentary and dutiful Manner before their just Sovereign, it cannot be looked upon to be prefumptuous in an Individual, even to attempt to refcue the People from the Snares laid for them, by the ruinous Doctrines published every Day, and by false Tales without Ceffation spread amongst them, to induce them to think much worfe of their Conftitution, than, bad as it is, it really deferves; and thus, by making them desperate, and careless of what shall happen, to obtain that Opportunity, which otherwife they could not find, of gradually, and without Interruption, paring away their Liberty.

To effect the bad Purpofes of the Enemies to the most glorious Majority that ever was feen in Parliament, were the two Pamphlets, mentioned in the Title-Page, apparently written and published. The CONSIDERATIONS, &c. are a smooth, superficial Work, difguising the true Nature of the Question, and calculated to captivate the Affection, not to convince the Judgment.

THE OBSERVATIONS, &c. are plainly defigned as a Sequel to the other, and to fupply the Deficiency of the former in parliamentary Learning, which they profusely featter, without Pertinence to the Subject, or Fairness in Argument.

THESE however require Notice; for there is fomething plaufible in them, and apt to take hold of an ingenuous Mind, not fufficiently inftructed, but difpofed to learn the Truth.

THERE is another Pamphlet in being, called A Letter to the Publick, which hath, it feems, fo far recommended it felf to fome confiderable Perfons, as to be patronized by them. This is evidently put together for the Sake of its declamatory Abufe, and to ingratiate the Author with his Patrons. But as he has very precipitately declared, in Page 30, our unbappy Disputes, to have been, not about Effentials, but merely upon Forms and Ceremonies, I fhall leave him to his Friends, the Confiderations, and Observations, to be chaftifed, for making A 3 nothing at all of what they have made fuch a Pother about.

It is not fufficient to anfwer the material Parts of my two Adverfaries: This would take up but little of my Time; but then the Readers would not be much edified by the Controverfy. The Curiofity of the Publick is awakened; People defire to be informed minutely in a Matter wherein it is faid every Body is intimately concerned. They have a Right to be gratified. In a free Country, He who holds Knowledge from the People, means to make their Ignorance an Inftrument to enflave them.

the Subject, or Fairnels in Artument.

As I am not privy to any fuch Scheme againft their Happinefs, I fhall deliver all I know, or have heard, with any Probability of being true, relative to the late rejected Money-Bill, with as much Clearnefs as I am mafter of. My Candor will beft be proved by the Manner in which I fhall difcharge myfelf. Experience teaches that Profeffions of *Honefty* are not always remembered in the Time of Action; and therefore a Writer fhould wave all Pretenfions to it, until his impartial Judge the Publick fixes on his Performance a *Probatum* eft.

My Work will confift of two Parts. Firft, to relate the Hiftory of the Money-Bill to the Time of its being rejected. Secondly, to affign the Reafons for rejecting it; and throughout the whole, I fhall examine examine the CONSIDERATIONS and OBSERVA-TIONS as they occur. -ommittee of Ways and

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eir Refolutions, and they being confirmed by the IN October 1749, the Publick Accounts being laid before the House of Commons, it appeared upon the Face of them, that there remained in the Hands of the Vice-Treasurers, at Lady-day preceding, to which Time the Accounts were made up, after all Exigencies of Government were fatisfied, a Sum of two hundred and twenty thousand two hundred and forty-one Pounds, four Shillings and fix Pence. Hence arofe naturally in the Minds of all, this Reflection, That the Time was at length come, when Justice required, that fuch Part of the Surplus remaining in the Treasury, unapplied, should go to discharge as much of that Debt, which was contracted for the Government, and for which the Nation had long and chearfully paid Interest, as could be spared, leaving still in the Treasury a Sufficiency, to answer any sudden Demand, or any Deficiency that might be in the Revenue before the next Seffion. It may be prefumed that there was not, at that time, a Man, who doubted the Right or Power of the Commons to effect this defirable Act of Juffice, as there was not a Hint dropped of that Sort from any Perfon, whether employed or not employed by the Government. This universal Defire, doubtless, reached the Castle, where the Earl of Harrington, Lord Lieutenant, then refided. He, not instructed, nor waiting for Instruction, but upon the general Knowledge he had of his Majefty's most gracious Intentions, to make his Subjects happy, readily concured in fo just, fo honourable a Scheme; and his ConcurConcurrence effectually removed all Obftacles, and produced an Uniformity of Opinion. So that the Committee of Ways and Means having reported their Refolutions, and they being confirmed by the Houfe, and the ufual Committee having been appointed to prepare Heads of one or more Bill or Bills, upon the Refolutions fo agreed to, it was then ordered by the Houfe, without any previous Form;

"THAT it be an Inftruction to the faid Committee, to infert a Claufe or Claufes in the faid Heads of a Bill or Bills, for applying fo much of the Ballance, remaining in the Vice-Treafurer's Hands at Lady-day laft, as fhall be for that Purpole neceffary, to difcharge the Sum of feventy thoufand Pounds, now remaining due of the old Loan, and carrying an Intereft of five Pounds per Centum per Annum, as alfo to apply fuch further Part of the faid Ballance, as fhall be for that Purpofe neceffary, to pay off and difcharge fiftyeight thoufand five hundred Pounds, Part of the new Loan of two hundred and fifty thoufand Pounds, carrying an Intereft at the Rate of four Pounds per Centum per Annum."

IT must be observed, that all Resolutions of the Committee of Ways and Means, or Orders conceived in the House, in Consequence of such Resolutions, are ordinarily moved by his Majesty's Attorney General. And therefore, the Remark made in the *Confiderations*, &c. Page 7, That in Fact, "The King's Attorney General was the Mover of "it " it in the Houfe of Commons," and repeated in the Obfervations, &c. Page 26, had not that Candour in it, that a grave Writer for Prerogative fhould ever ftamp on his Works. It is evident, that these Authors have combined, to pick out of all Circumftances accumulative Evidence of his Majefty's previous Confent. But Liberty must not be wrested from the Subject by Implication more than Prerogative from the Crown. And therefore it is material that the Reader should know, that the Attorney General, in moving this Order, conveyed not a previous Confent of the Crown, in this Case, if he did not do it in all Articles of Ways and Means; and that every Man will confess he did not.

THE Confiderations, &c. were well aware, that it would be objected, that this Matter was tranfacted in the ufual parliamentary Manner; therefore he lays in this Apology for the King's Servants; "That as the Occasion was new, it is not to be "wondered at, that the Gentlemen who conducted the Affair, on this Side the Water, should not be exact as to the Form, in which his Majefty'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 fufficient Notification of his Ma-

A STRANGE Defence for his Majelty's Servants indeed this would be, if they accepted of it. But it is refused; and all his *Probabilities* and *Suppositions* are effectually overthrown, by the ableft of his Majefty's

Majefty's then Servants, declaring openly, and avowing, that his Majefty's previous Confent never was once in their Thoughts, as a thing neceffary in this Cafe. And furely they declared the Truth ; for they really are not Persons of that diminutive Apprehension, that they are, in this delicate Apology, represented to be. Certainly they could, if they had any Scruple about the Manner, as well refort to English Acts and Votes in 1749, as the Author of the Confiderations did in 1754; for all the Authorities, which he has favoured us with, preceded that Seafon .--- It is pretty evident, from the fubsequent Conduct of those Gentlemen, that it was not for want of Skill or Apprehenfion the previous Consent was not originally inferted; it is more probable, and I hope I may advance my Pro-

bability too, that those learned Gentlemen inferted gracious Intentions, because they conceived them to be apt Words to express the Sense of the Commons, and not capable of being wrested into any other Meaning than that which they naturally bore.

IN the Heads of the Bill, for Payment of the Debt, were inferted Paragraphs purfuant to the Order, with the following Preamble, viz.

"WHEREAS on the twenty-fifth Day of March I laft, a confiderable Ballance remained in the Hands of the Vice-Treasurers or Receivers-General of the Kingdom, or their Deputy or Deputies, unapplied, and it will be for your Majefty's Service, and for the Ease of your faithful Subjects of this Kingdom, that fo much thereof, "as " as can be conveniently fpared, fhould be paid, agreeably to your Majefty's most gracious Inten*tions*, in Discharge of Part of the aforefaid national Debt."

" FROM hence," fay the Confiderations, " an ordinary Perfon would certainly have underflood, that his Majefty's Intentions, (which amount to a Confent) had been fignified previous to the Recital, and that his Majefty was allowed thereby to be Judge of what could be conveniently spared."

IT must indeed be an ordinary Capacity, that would take Intention for Confent. There are not two Words in the Language, that have more different Significations: The Execution of a Man's Intention, being very often dependant on the Confent of another.——But this is no place for a critical Examination of Words. It is enough, that the fame Confiderations have given up that Point; or at leaft, that those, to whom the Bill, as usual, was referred in Great-Britain, who I prefume were not ordinary Perfons, did give it up.

For, the Confiderations fay, Page 9, "That as "that Recital, though it *feems ftrongly to imply* his "Majefty's previous Confent, 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 How it happened, that his Majefty's Confent
was not by them at that Time inferted, may, I
think, be fairly accounted for; as the Omiffion
on this Side feemed to have been occafioned
merely by the Novelty of the Cafe, without any
Intention of queftioning the King's Right: And
it was the lefs neceffary to make the Alteration
then; becaufe it was highly probable, the like
Application of Part of the Refidue of the Money
of the Treafury would be made the next Seffion;
and then the Confent might be originally inferted
in the Bill, which, as might reafonably be fuppofed, would pafs without an Objection."

In the preceding Quotation from the Confidera. tions, Intention AMOUNTS to Confent .---- In the laft, Intention doth but IMPLY Confent. ----- I have neither Leifure nor Inclination to be what they call merry, or this Occasion should not be loft : But the principal Subject I have under Examination is too interefting, and its Confequences to ferious, to admit of any jocular Excursions. Let it be observed, that this Advocate for the previous Confent acknowledges, that the not inferting it in the Bill of 1749 was an Omifion; and that the Bill was objected to on the other Side of the Water because it was not explicit; but that notwithstanding all this they fuffered it to return without that Alteration, which they acknowledged to be neceffary, to express the previous Confent; and that this is accounted for, by supposing, that it was let pass that Time, foreseeing there would be foon another Opportunity of inferting it originally.

IF I am alfo at Liberty to account for this Omiffion, I muft fuppofe, that the Words were not altered, becaufe they thought they carried in them fufficient Complement; previous Confent from the Crown not being neceffary in the Cafe, and therefore improper to be mentioned in the Bill.

THIS manner of Accounting is certainly better warranted than the other; for I muft be induced to believe, by what hath fince happened, that Perfons, who have lately proved themfelves fuch vigorous Supporters of what they *fancied* was Prerogative, if they had in 1749, the leaft doubt about the Matter, would moft affuredly have been very explicit; and would not, in the firft Inftance, have eftablifhed, by their own Admiffion, a Precedent, which they muft have expected, would be rather recollected, than forgotten, in a Country where the Prerogative needeth not an additional Strength.

THIS Precedent feems to be fo well fixed, and is truly fo advantageous to the *Commons* and their Caufe, that it muft not be wrefted from them by chimerical Probabilities and Suppofitions, by arbitrary Conftructions, or ftrained Implications: They are in Poffeffion; and really it is no Seafon to part with a Poffeffion, merely to try the Equity of Adverfary-Writers.

THE next Æra to be mentioned, is the Year 1751, when the Duke of *Dorfet* opened a Seffion of Parliament, with a Speech, wherein, addreffing himfelf himfelf to the Commons, he faid; "I am commanded by the King to acquaint you, that his Majefty, ever attentive to the Eafe and Happinefs of his Subjects, will gracioufly *confent*, and recommends it to you, that fuch a Part of the Money now remaining in his Treafury, as fhall be thought confiftent with the Publick Service, be applied towards the further Reduction of the national Debt."

THE Disposition of the Commons at this Time should be well confidered. Peace and Harmony flourished in the State. The Publick was not yet diffurbed by the Intrigues and ambitious Enterprizes off certain Persons, whose Obligations, of all Sorts, called ugon them to promote Quiet, Induftry and Friendship. They had not then, in Violation of those Obligations, openly cherished Difcord, and miferably rent the Country into Parties, however their fecret Practices might have tended thereto. These fruits of their mischievous Politics have fince that Seafon grown to Maturity.----But at the Time I have mentioned, good Humour was in every Countenance; yet did not the Commons forget their Duty to themfelves or their Constituents. Therefore, in the Address to the King, which was never exceeded by any, in Loyalty and Respect, they answered that Part of the Speech in. the following Words.

"WE acknowledge with particular Satisfaction and Thankfulnefs, your Majefty's gracious Attention to our Eafe and Happinefs, in recommending " ing to us the Application of the Money, now " remaining in the Treafury, fo far as it may be confiftent with the Publick Service, towards the " further Reduction of the National Debt."

WHOEVER is acquainted with Parliamentary. Proceedings, knows, that Addreffes ordinarily anfwer the Speech, Paragraph by Paragraph, and express a grateful Sense of every Part, that they mean to fhew by their future Acts, an Approbation of : But in Points wherein they cannot concur, they are and ever ought to be filent. The remarkable Silence therefore in this Address, with respect to the CONSENT, and their Applause of the RECOMMENDATION, to apply the Surplus in the Treasury, as far as might be confistent with the Publick Service, manifested a Disapprobation of the PREVIOUS CONSENT: And yet it is notorious, that there was not any publick Attempt made, to infert any Words in this Address, amounting to, or even implying his Majefty's previous Confent. Though by this and the Address to the Lord Lieutenant, in the like Stile, it appeared evidently, and was alfo well known, by all the Servants of the Crown, that the Commons industrioufly avoided to give, by any Expression, a Sanction to that, which indubitably they then thought themselves obliged to oppose; yet they received as ample Teftimony of the Satisfaction they gave the King and his Viceroy, as they or any House of Commons ever did.

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UPON prefenting the Address for the King, the Lord Lieutenant said,

" I WILL take the first Opportunity to transmit this DUTIFUL and LOYAL Address to his Maiefty."

AND from the King, the Commons had the Honour of a most gracious Answer, in the following Words, viz.

GEORGE R.

"His Majefty has received, with great Pleafure and Satisfaction, the affectionate Address of the House of Commons; and they may be affured of his Majefty's constant Endeavours to promote the Welfare of his Subjects in his Kingdom of *Ireland*.

" His Majefty is *fully* perfuaded of their *Duty* and *Zeal* to his Perfon, and has the firmeft Reliance, on their future Support of his Government and Family."

FROM all this every candid Reader will observe, that the Commons, in the first Instance, refused their Approbation of the previous Consent; that the Opposition to it did not commence from Party-Rage, but from a laudable Jealous for their Rights; and that no Resentment attended this Procedure.

WHEN

WHEN the Publick Accounts were laid before the Houfe, it appeared, that there was in the Hands of the Vice-Treasurers, at Lady-day 1751, a Sum of two hundred, forty-eight thousand, three hundred and fixty-fix Pounds, seventeen Shillings and four Pence.

THIS being the happy Situation of the Nation, in Point of Revenue, it was thought reafonable, again to apply Part of the *Surplus*, toward difcharging the Debt; and it was in the like manner ordered,

"THAT it be an Inftruction to the Committee, appointed to bring in Heads of one or more Bill or Bills, upon the Refolutions of the Committee for Ways and Means, to infert a Claufe or Claufes in the faid Heads of a Bill or Bills, for Claufes in the faid Heads of a Bill or Bills, for applying fo much of the Ballance, remaining in the Vice-Treafurer's Hands at *Lady-day* laft, as fhall be for that Purpofe neceffary, to pay off, and difcharge the Sum of one hundred and twenty thoufand Pounds, Part of the Sum of two hundred, thirty-feven thoufand, five hundred Pounds, now remaining due, of the feveral Sums heretofore borrowed by the Publick, at Intereft."

PURSUANT to this Order, the appointed Sum was applied, by Heads of a Bill, for the Payment of the principal Sum of one bundred and twenty thousand Pounds, in discharge of so much of the national Debt, &c. with the following Preamble, viz.

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" WHEREAS

"WHEREAS on the 25th of March laft, a confiderable 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 Happiness of your faithful Subjects has been graciously pleased to recommend it to us, that such Part thereof as shall be thought confistent with the Publick Service, be applied towards the farther Reduction of the National Debt."

Dobt ;, and it was in the like manner ordered,

THE Publick need not to be informed, that no Attempt was made to infert, in this Preamble, any Words amounting to, or even implying, a previous Confent. On the contrary, it was faid, that fome of the principal Perfons, more especially obliged to guard and defend the Prerogative, confessed that they were convinced, that fuch a Confent was not Constitutional; and added that they had also convinced other very material Perfonages on this and the other Side of the Water, and brought them to be of the fame Opinion. What elfe could be the Caufe for not endeavouring, after the folemn manner of bringing Confent upon the Stage, to fupport it throughout, and first to press the inserting it originally in the Heads of the Bill? This the Confiderations have told us, was probably the Scheme; and in that Cafe, I may fay, that probably the Authors of the Scheme would have proceeded; but that they were convinced, the Caufe was bad and infupportable.

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THE Bill was certainly transmitted to Great-Britain as it went from the Commons, but returned altered, by having the Words inferted, that fignified the Previous Confent. any Advantage.

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be furgotted by vigorous Measures; leave a

GREAT were the feeming Concern and Amazement of certain Perfons upon this Change, which was made without their Privity. And who could doubt their Sincerity? Every Body's Confideration was now employed, how to get through this Knotty Affair, with a faving for the Honour of the Commons; who were at this time engaged in an Enquiry, wherein the Intereft of the Crown, the Honour of Parliament, the Well-being of the Army and publick Credit were all deeply engaged. Some thought, that it could not hurt, if this were let pais, as the Publick was in Poffession of the first Precedent; and that it would be too much, to take this with the other weighty Affair upon their Shoulders at once; that probably, artful Men who were upon the Lurch, might hence blow up a Flame, that might produce an Embarafment, which some Folk heartily wished for in the principal Matter, for fuch the enquiry was then thought to be; and that, from the Confternation that fat upon certain Countenances, it might be trufted that it would never be repeated. This Opinion prevailed, and great Care was taken, that the ordinary Committee should not be moved for, to enquire into Alterations made in Heads of Bills fent from the House; vainly imagining, that the Alteration not appearing in the ufual parliamentary Method, upon the Face of of the Journal, would not be another Day trumped up, to ferve a purpofe. Expedients in Politicks are dangerous Things; as they induce a fufpicion of Weaknefs, and are oftener attended by Lofs than by any Advantage. A good Caufe fhould ever be fupported by vigorous Meafures; leave a bad one to its Shifts, for by Tricks only it can fubfift at all.

THUS was that Precedent eftablished, which has been made to notable an Ufe of fince. Happy was it for the Nation, that it was not the first, or Effects might have followed it, that People did not forefee.

THE fame Lord Lieutenant opened the Seffion in 1753, with a Speech, wherein, addreffing himfelf to the Commons, he faid, "I am commanded " by his Majefty to acquaint you, that he will gra-" cioufly confent, and recommends it to you, that fo " much of the Money remaining in his Treafury " as fhall be neceffary, be applied to the Difcharge " of the National Debt, or of fuch Part thereof, " as you fhall think expedient."

THE Commons answered this Speech by an Address to the King, with all the Respect and Duty, becoming the most faithful Subjects, to the Father of his People: But, as in the former Instance, they refrained to take any Notice of the CONSENT, but made all proper acknowledgment for the RECOMMENDA-TION. This again was denominated by the Lord Lieutenant a DUTIFUL and LOYAL Address, and for

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By the ufual publick Accounts, it appeared, that there was in the Treafury, at Lady-day 1753, the Sum of three hundred, and fifteen thousand, eight hundred, twenty and two Pounds, thirteen Shillings and ten Pence; and it appeared by another Account called for, that the Ballance had confiderably increased between Lady-day and Michaelmas.

HEREUPON an Order was conceived in the old Manner, to fix Gentlemen appointed to be the Committee, to bring in Heads of one or more Bill or Bills, upon the Resolutions of Ways and Means, to apply seventy-seven thousand, five bundred Pounds, to discharge the remaining Part of the Debt.

It is no Secret, that three of those Gentlemen refolutely refused, to infert any Words, in the Heads of the Bill for paying the Debt, that should fignify a *previous Consent* from the Crown; and for that Offence, two of them have unhappily felt a Refentment, which they never intended to provoke; being, without Question, as loyal Subjects, as they were able Servants.

THERE being thus an equal Division in the Committee, the Heads of the Bill were brought in by the Master of the Rolls, with this Preamble only; Whereas on the 25th Day of March last

" a con-

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" a confiderable Ballance remained in the Hands of the Vice-Treafurers or Receivers General of this Kingdom, or their Deputy or Deputies."

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THE Confiderations need not to have been under fuch a Difficulty, as they pretend, Page 15, to find out, " How, or on what Motives, the Reci-" tal of Confent was totally left out of the Heads " of the Bill, when brought into Parliament." A Recollection of the publick Transactions herein related, would have supplied them with sufficient Reasons, for leaving out the Recital of Confent. Beide, it was very well known by all, except the Author of the Confiderations, that the Represented had every where expressed a great Diffatisfaction and Uneafinefs, at the Paffiverefs of their Reprefentatives upon that Occasion in the last Session : And indeed, the Vox Populi hath ever met with Respect, but from those who neither have it, nor expect to have it with them; and they truly always affect to ridicule it ! To send that the sold on a si

Most People expected, that an Attempt would have been made, when these Heads of a Bill were committed, to infert the Recital of the Consent; but the Appearance on that Day was not encouraging, and therefore, it is believed, that it was thought prudent not to ftir in that Matter. Whatever was the Cause, it is certain, that they passed through all the usual Forms, without Interruption, and were transmitted to Great-Britain, as they left the House; but returned from thence in Shape of a Bill,

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Bill, with the following Words inferted in the Preamble, is was indeed wystlad : But that is the sldma Lase of Bills not agreed to in Part. For by Per

" And your Majefty, ever attentive to the Eafe " and Happinels of your faithful Subjects, has " been gracioufly pleafed to fignify, that you " would confent, and to recommend it to us, that fo " much of the Money remaining in your Majefty's " Treasury, as should be necessary, be applied to " the Discharge of the national Debt, or such Part " thereof, as should be thought expedient by Par-" liament." to wollief on bound and swan

inter, impartially, it now remains, riac

THIS Alteration was accompanied by a Letter from the Privy-Council of Great-Britain to the Privy-Council of Ireland, fetting forth, " That their Letter " to the Secretary of State took Notice, that the " Words inferted in the Bill, paffed laft Seffion, for " Payment of Part of the National Debt, relating " to his Majesty's previous Consent, are omitted in " the Bill now transmitted. But that Words of " the like Import were inferted in the prefent Bill, " for Support of the Prerogative and Dignity of the " Crown, and for preferving the Regularity of Pro-" ceedings in the Parliament of Ireland."

THIS Letter quickly crept Abroad, and was in every Body's Hand; and the Bill was in a convenient Time carried into the Houfe. There it cannot be denied, but that it was treated with as much Respect as any disputed Bill ever was. It was read twice and committed, and in the Committee was thoroughly debated, and in it's whole B 4

inflouted to happen, when a him

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Courfe never received the leaft Affront. Upon the Report it was indeed rejected: But that is the ufual Fate of Bills not agreed to in Part. For by Poyning's Law, when they return from Great-Britain, there remains but a Negative in either Houfe of Parliament, and confequently all must be taken or none. And therefore, when any Part is difagreed to, the whole is rejected, for the Sake of preferving as much Dignity in Parliamentary Proceedings, as the Conftitution will admit of.

I HAVE thus related the Hiftory of this famous Bill, and, I hope, impartially; it now remains, that I affign the Reafons for rejecting a Bill, which was, and is infifted upon, by it's Favourers, to be agreeable to the known Prerogative of the Crown, and conformable to the ufual Proceedings of Parliament; but is utterly denied by those against the Bill, to be CONSTITUTION AL in either Respect.

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ereof, as from the thought experiment by Park

THOSE for the Bill have introduced the Hiftory of the Hereditary-Revenue into this Controverfy, and have thereby perplexed the Queftion fo much, that Men of excellent Underftandings know not what Opinion to form about it. It is not wonderful that it fhould fo happen, when a fimple Queftion, fubject to every Man's Reafon, is puzzled into a knotty Point of Law. This Satisfaction however the Publick hath, that the Advocates for the Bill are forced to advance endlefs Abfurdities, to fupport their Caufe; by which one would in Charity rather fuppofe, that they had perplexed themfelves too, as well well as many of their Readers, than that they had defignedly led People into a Labyrinth.

WHATEVER may be my private Opinion in this Matter, I judge, that if I do not enter into an Examination of the Nature of the Hereditary-Revenue, and enquire into the Extent of the Royal Power over it, it will be taken by others as an Admiffion, that the Law is clear for the previous Confent; and as I do not in any Sort intend this Compliment to the Adverfaries, I must comply with the Fashion. The Hereditary Revenue then, by common Law, confifts in Crown-Rents, Composition-Rents, Casual-Revenue, &c. This Branch of the Revenue is computed to amount to Seventeen Thousand Pounds per Annum; a very small Part of four hundred, forty-four Thoufand, fix hundred and eighty-two Pounds, the nett Produce of all the Hereditary Revenue, in the Year ending the 25th of March 1753.

THE Hereditary Revenue by Statute Law, is composed of Quit-Rents, Excise, Tonnage and Poundage, Hearth-money, Wine and Strong-Water Licences.

" Quit-Rents are an accrueable Charge referved to the Crown by the Acts of Settlement and Explanation." 14 and 15 Cb. 2.

THE Excife was granted, "For and towards "the conftant Pay of the Army, and Forces, and for defraying other publick Charges in the Defence and Prefervation of His Majefty's Realm." 14 and 15 Cb. 2. Tonnage and Poundage were in Part granted by a Statute in the Reign of Henry the Seventh.—The new Tonnage and Poundage were granted 14, 15. Cha. 2, "For the better guarding and defending "the Seas against all Persons intending, or that "may intend the Disturbance of the Intercourse "of the Trade of this Realm, and for the better "defraying the necessary Expences thereof, and for Increase and Augmentation of His Majesty's "Revenue."

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Hearth-money was granted, 14 and 15 Cb. 2. in lieu of the Profits of the Court of Wards, &c. with this remarkable Preamble, expressing the Confideration of the Grant, "Forasmuch as nothing conduceth more "to the Peace and Prosperity of a Kingdom, and "the Protection of every single Person therein "than that the PUBLICK REVENUE THEREOF "may be in some Measure proportioned to the publick Charges and Expences; in Confideration "thereof, &c."

verfaries. I muit compy with the Fallion.

ALE, and Beer Licences were granted, 14, 15. Ch. 2. Wine and Strong Water Licences 17, 18. Ch. 2. and were granted partly to prevent Diforders in the Country; but chiefly the better to fecure the Payment of the Inland Excife; and therefore may be properly called Branches of the Excife.

THESE feveral Branches of Revenue, Hearthmoney excepted, were not made a Perpetuity, without much murmuring and Struggle; as may be fairly gathered by a Meffage delivered from the Lords Lords Juffices to the Houfe of Commons on the 25th of June 1662, by Sir Paul Davis, Principal Secretary of State, importing, "That there were "yet fome Acts before the Houfe, that concerned "his Majefty's Revenue, which they defired might "be taken into fpeedy Confideration, for the bet-"ter defraying the Charge of the Army and other "important Occafions; and the rather, for that "they conceived it a Duty incumbent upon "them to his Majefty, to fulpend giving the Royal "Affent unto the great Bill of Settlement, until it "fould be accompanied with those other Bills of the "Revenue."

THIS was feemingly a harfh Meffage, but had it's Effect, by quickening the Houfe. The Lords Juffices acted honourably to both Parties; for they knew this Revenue was the ftipulated Price of the Act of Settlement, and that their Inftructions were politive, not to pals the one without the other: This Meffage therefore in this Light was *Paternal*; becaufe it fignifind the Danger, and kindly pointed out the Method to prevent it.

AND nothing could have prevailed upon them to comply, but Neceffity. The *Hereditary Revenue*, or a blind Submiffion of all their Property to the abfolute Will of the King, or a Civil War were before them: And wifely they chose the least Evil.

IN the Conduct of this whole Affair, that eminent and excellent Patriot ROGER BOYLE, Earl of Orrery, GRANDFATHER to the prefent SPEAKER of of the HOUSE OF COMMONS, was principally concerned. His Head, Heart and Hand, all remarkably good, were ever engaged in the Service of the *Englifb* Intereft in *Ireland*. To his wife Management we chiefly owe the obtaining fo good a Settlement for this Country; and a good Settlement it was indeed, confidering the powerful Rivals the Proteftants had in the Favour of the King, to whofe Mercy all Things in this Kingdom were unhappily left. To Him alfo was owing the cautious Terms, in which those Revenue Laws were drawn; Terms, which at this Day intangle and confound the Advocates for the *Previous Gonfent*.

Special Appropriations were not the Practice of those Day, in England or Ireland. General Words in Laws importing, That the Revenue was granted to the King, in Trust for publick Services, were deemed fufficient: And that the Words made use of in the Acts of Excise, Tonnage and Poundage were relied upon as sufficient for that Purpose, they being not created in lieu of any other Revenue of the Crown, (as the Confiderations, Page 26, 27, intimate, without the least Shadow of Reason) may appear from the wise and cautious Form of, and Provisions in, the Hearth-money Act, which was substituted in Place of another Branch of the Revenue.

Wardships, in lieu of which Hearth-money was granted, were ever looked upon to be more an Estate at the King's Will, than any other. Therefore,

fore, a rich Wardship was fure to be the Prey of fome Court-Beggar. This Eftate, from the Profuse and wanton Management thereof, produced little to the Crown, and brought great Calamities upon private Families, by the Tyranny and Oppreffion of those to whom these Wardships were bestowed; who knew they got them, to turn them to the beft Account for themfelves. This raifed great Clamour, and a ftrong Inclination in all People, to get rid of this Grievance at any Rate: And fo the Rich threw the Burthen from themfelves upon the Poor; and hence grew the Tax of Hearth-money. But none other would content the Court: For it was forefeen, that it would be fureft and eafieft collected, and that it would infallibly increase, as the Nation grew in Circumftances.

THE Patriots at Court, of whom ROGER, Earl of Orrery, was Chief, forefaw, that if this new Revenue was expressly created in Lieu of another, over which the King had indeed exercised a despotic Power, without any Words of Restraint; that a Pretence would be derived from thence, to make as arbitrary an Use of the New, as He did of the old Revenue. And therefore was that fignificant Preamble fixed to it, which I must here again infert, and wish I could properly place it at the Top of every Page in this my Work, that the Reader might never lose Sight of it.

" FORASMUCH as nothing conduceth more to the Peace and Profperity of a Kingdom, and the " Protection

IT might have been thought, that this would have been fufficient Security to the Nation; and that fuch an Express, ftrong Declaration of the Right of the PULICK to the REVENUE, could not have been explained away, even by the Author or Authors of the Confiderations, if he or they had been then Inhabitants of this Island. But those Patriots (and fure the Age was happy, in which they ruled at Court,) to remove every Pretence for Milapplication, nay, to furnish the Crown with a legal Excufe for not complying with the importunate Sollicitations of ravenous Courtiers, further inferted an Injunction, " That this Revenue shall not be par-" ticularly charged or chargeable, either before it " be paid into the Exchequer, or after, with any " Gifts, Grants or Penfions whatfoever: And that " all and every Grant of any fuch Penfions, and " all and every Claufe of non obstantes therein con-" tained, shall be, and is hereafter declared to be. " utterly void, and all and every the Perfons to " whom fuch Grants are, or fhall be paffed, fhall " be, and are hereby, made Accomptants unto his " Majefty, his Heirs and Succeffors, and fhall pay " back all Sums of Money received by Pretence " of fuch Grant; and the Court of Exchequer is " hereby enjoined to iffue out Process accord-" ingly."

Nor

Nor would they reft here; they fuspected that Parliaments might not be called: Who would then cenfure a Breach of the Law? Alas! In those Days, *Prerogative* every where received Protection: And was fo uncertain in it's Defcription that passive Obedience was the only Security the Subject had. This we can learn at this Distance of Time from Books only; they had, doubtles, from Knowledge, a much stronger Impression of those Facts.

a the Parliament of England, 11, Will. 2,

THEY therefore refolved to engage others, by Interest, to give the Law Motion, and to that Purpofe inferted a Claufe, enacting, "That if any " Perfon or Perfons, Bodies politick or corporate, " fhall at any Time hereafter procure, or accept of, " from the King's Majefty, his Heirs or Succeffors, « any Penfion, Gift or Grant for Years, Life, or " any other Eftate, or any Sum or Sums of Mo-" ney, of the Revenue arising by Virtue of this " Act, that then fuch Perfon or Bodies politick or " corporate, produring or accepting the fame, fhall "forfeit double the Value of fuch Penfion, Gift or " Grant, the one Moiety of which Forfeiture shall " be to the Use of the Parish or Parishes where the " faid Offenders be or inhabit, to be recovered by " the Church-Wardens, the other Moiety to him " that will fue for the fame, by Action of Bill, « Plaint or Information.

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THERE was now but one Branch of the Statute-Revenue left, which was not attended by an express Declaration of the Truft for which it was granted, viz. Quit-Rents. An Occasion happened soon after the Revolution to do that alfo. For King William had been taught by his Ministers, that he had a Power over all the Forfeitures in Ireland, and was prevailed upon, by them, to whole Opinion he fubmitted, to execute his Power, by granting them away. But the Parliament of England, 11. Will. 3, refumed those Grants; and left the fame pernicious Advice might one Day prevail in the Cafe of Quit-Rents, which stood in lieu of Forfeitures, and of Course subject to the like Power, enacted " That all Quit-Rents, as also Crown-Rents and " Chiefries, belonging to the Crown of Ireland, " Shall forever be for the Support of the Government " of Ireland, and shall be unalienable.

THE Parliament which granted this Hereditary Revenue was kept on Foot, till it had compleated every Thing that was neceffary, for explaining and confirming the new Settlement, and for fecuring the Revenue; and then, in 1666, was diffolved.

THE Confidence placed in the Crown, by granting a perpetual Revenue, was shamefully abused; for during the rest of *Charles*'s, and throughout all his Brother *James*'s Reign, a Parliament was not held in *Ireland*.

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The great and fentible Effect of the Revolution, was the Reftoration of Parliament; for this alone could provide effectual Means to fecure Religion, Liberty and Property; which in the latter Days of Charles were Names only; but in the Reign of James had not even Names left.

- WHAT the Observations tell us, Page 7, of the Diftreffes of Ireland by the long Difuse of Parliaments is undoubtedly true. " The Inhabitants " were oppressed; Industry, Arts and Sciences " were neglected ; even the Publick Revenue was " milmanaged : And, in fhort, every Thing was " wretched for want of Parliaments." Surely, no good Man could with that this Nation thould return to fo woeful a Condition. He certainly would be a most bitter Enemy both to the King and his Subjects, who would advife for desperate a Measure. And yet (unwittingly, I hope) this Author gives broad Hints against this Country, Page 18, where he fays, " The grofs " Produce of the old additional, unappropriated. "Duties, without including the fix Pence a Pound payable to the Vice-Treasurers, was, at " a Medium for twelve Years, ended at Lady-Day 1753, 149,8651. a Year; and this, with many 66 " Deductions thereout, for Parliamentary Grants, " &c. is all the Nation pays for having the Benefit " of frequent Parliaments."

It is a bad Compliment to his Majefty to fay, that the Nation pays for Parliaments; when it is notorious, that the Nation has a Right to frequent C Parliaments; Parliaments; and his Majefty has most eminently diftinguished Himself in protecting the Rights of all his Subjects. Befide, it is by his own Confeffion, as neceffary for the Crown as for the Subject, to hold frequent Parliaments; fince the Miseries of the Kingdom, to be incurred by want of Parliaments, must diminish the Revenue of the Crown, as well as the Property of every Individual.

THE Parliament hath not hitherto shewed any Disposition, to refuse the Crown what Aid was required from them; and if the Sum they mention appears diminutive in their Eyes, it must be for want of being sufficiently informed of the Condition of the Country, and the Demands of the Crown; for then they would know, that it is all that is asked, and full enough for a Kingdom to pay, that is almost undone by Luxury, out of which that Revenue arifes.

I MUST be indulged, in thus making Digreffions with my Adverfaries, otherwife fome dangerous Doctrines, which they now and then flide in,

would pais upon the Readers as invincible. INCREASE of Charge growing upon the Government quickly after the Revolution, and the Hereditary Revenue becoming too narrow to fupport it, neceffitated the Crown to demand Parliamentary Supplies. And these being granted, as often as assafted, in general Terms, for Support of the Govern-

them ous, that the Na

ment, make, with the Hereditary Revenue, that Fund by which the Expence of all Publick Services is defrayed. and that the real Sm. bish

STANDARS WARS, 20 SPOLENCE

THE Reader having now before him a minute Recital of all Particulars neceffary to precede the Discussion of the main Question, I shall enter into the Reasons, that are given in Justification of the rejecting of the Money-Bill on the 17th of December, 17,53. By the Name of Money-Bill I must call it (notwithstanding both my Antagonists diflike it) if I mean to fpeak properly; as it directs the Application of Money, and contains nothing in it beside. there diffuted F. Would it not have b

THE Observations have (I cannot think with a good Defign) faid, in Page 34, that, " One Ar-" gument employed for rejecting the Bill, was " raifed on the Pretence of the fole Right of having " Money-Bills take their Rife in the Houfe of Com-" mons, and that no Alteration should be made in " those Bills after they are prepared by the " Houfe." And he has employed himfelf from the Beginning of the 8th Page, to the End of the 15th, in combating this Objection ; and has brought upon the Stage the Votes of 1692 in Favour of Sole-Right, and Lord Sidney's famous Proteft, and directly charged the Majority of that Day, with an open Invation of Poyning's Law. This Mifrepresentation has, by all Accounts that have been received from Great-Britain, created many Enemies to us, who from their Love of Liberty, and their Zeal to preferve all the just Rights LI DOVIDOD 3 C 2

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of the Commons, would certainly have declared on our Side, if they knew that all this Author hath taid was Fiction; and that the real Struggle of the Commons was, to preferve the Regularity of Proceedings in Parliament.

THE Confiderations indeed have been kind enough to fay, Page 20, "Some indeed have ima-"gined that the Recital's having been inferted in "Great-Britain, was the Reafon of rejecting the "Bill: But I do not fuppofe it could be fo." Why then hath he taken up fo much of a fhort Pamphlet to fhew his Learning upon a Queffion not there difputed? Would it not have been more ingenuous, to have faid—It was not fo: Thus generoufly writing in Favour of Adverfaries in a Pamphlet, which the Author knew was to vifit every Hole and Corner in the three Kingdoms, would have caft fuch a Light of Candour on the Whole, as would have gained it a Credit, not to be procured by any Pafs.

SURE I am, that the only Argument I have met with, for feven Years, in Behalf of the Sole-Right, is in the Confiderations, Page 33, "The Right of "granting Money is admitted to be in the Com-"mons." I fuppofe he cannot, with all his Art, perfuade the World, that there is any material Difference between Sole-Right and the Right.

IT is effential to this Kingdom, that it fhould be well known, where only it can be hurt, and from whence all Benefits must be derived, that we are

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not the mad People, our Enemies describe us to be; but it will be enough in this Place, in order to overthrow the malicious Purpose of the Observations, to add, as the Confiderations authorize me, Page 22, That the Bill was rejected, for Objections raifed to the Substance of the Alteration, and according to its Merits, as it was conceived, the Commons had a Right to do, upon an Apprehension that their Negative was not yet taken from them.

For it was often and directly faid, that the only Caufe of oppofing the Preamble, which determined the Fate of the Bill, was, becaufe the Words fignifying his Majesty's previous Consent were therein; which Words were looked upon to be intended to establish a Right in the Crown, of fuch a Nature, as would forbid the Commons to intermeddle in any Surplus, that was now or hereafter might be, in the Treasury, unapplied, without his Majefty's Confent being first fignified : That they knew not that the Crown had fuch a Right : That the Power of the Crown over the hereditary Revenue was to apply it to publick Services within the Kingdom: That the additional Duties were granted, not upon Eftimates, but upon fixed Eftablishments, and only to make up the Deficiency of the Revenue : That the Surplus, whatever it was, or might be, must proceed from the additional Duties, becaufe the hereditary Revenue must be all expended, before that given in Aid could be applied; and whether it arose from its producing more

more than it was given for, or from a Saving, by the Establishment not being kept full, as it was, or was defigned to be, when the Provision was made, it was all the fame; the Surplus must belong to the Publick, and be confequently fubject to the Difposition of Parliament: That in this Cafe, particularly, it was due to the Nation, that had made a separate Provision to pay the Interest of the Debt, when it lay a heavy Clog upon Government, that it flould be reimburfed out of a Surplus grown upon the Aggregate Fund, which must have borne the whole Debt, if the Nation had not created a Fund for it : That the Crown had ever thus confidered the Cafe; for it is certain, that Credit was ever given to the Nation for Surpluffes, even in this Seffion ; and that all former Surpluffes, as well as the prefent, have been carried forward in the Eftimates for Supply, and have been applied to the current Service of the Interval between Seffions; and what makes this Argument of slill greater Weight is, that it is known by every Body, that these Accounts and Estimates are all prepared by the King's Servants : That therefore departing from the constant Method of Proceeding in Parliament would be a betraying of their Conftituents, and an unpardonable Offence: That they should always pay equal Regard to the Prerogative of the Crown, and to the Liberty of the Subject; but must ever guard against the Establishment of a new Prerogative; and therefore difagreed to the Preamble.

AND

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AND all this was illustrated by Facts related, and Precedents quoted, and not controverted.

Was not this an honourable and wife Procedure upon the Merits alone ? Hath this the Face of Anger or Party ? Doth it carry the leaft Appearance of Oppolition to the Crown ? Doth it not put the Queftion fairly upon the Teft of Reafon and Ufage? And if that Reafon and that Ufage rife up in Judgment against the Bill, what Recompence can be made to those injured Perfons, who have fuffered in Reputation, by an Imputation of Disrespect to Majesty, or perhaps by a Suspicion of Disloyalty?

AND by Reafon and Ufage they shall be tried, in Opposition to verbal and Pamphlet-Argument.

THE principal Argument of the Advocates for the Bill is, That by granting the Revenue in general Terms, and not with Special Application, the King is made fole Judge of the Application, and hath fuch an Eftate in the Surplus, that the Commons cannot meddle with it without his previous Confent. To inforce this, one faid "He had a " mixed Eftate; for he had by Common Law, five " or fix thousand Pounds per Annum; and tho' but "" five Pounds of this loofe Eftate were mixed with " four hundred thousand Pounds of the Statute Ef--se tate, no Part could be laid Hands upon by the " Commons, because every Part was affected by the " five Pounds." This must be fubmitted to the Confideration of common Lawyers; for it doth not favour C 4

favour much of Equity. And thereafter, it will appear clearly, that even this Eftate is as limited as any other.

ANOTHER faid, " That the Title of the Crown " was as that of a Partner."

not this an honourable and wife Procedure

IF that be true, Partnership implies an Equality. An uncommon State of Partnership it would be, where one Partner had not a Right, to propose the *Application* of any Part of the Stock, to the Use of the Partnership, without first having the *Confent* of another Partner to make the Propofal.

A THIRD faid, " That the whole Revenue was " the abfolute, uncontroulable Property of the " Crown, to do with it as it would, and that no-" thing could limit it; which he proved from a ve-" ry antient Maxim, viz. Nullum tempus occurrit " Regi."

THIS Sentiment was strenuously recommended by a fourth, with a positive Assurance, That the best Lawyers in England and Ireland were of that Opinion.

is or fix thousand Pounds per Annum; at

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But a fifth, not relying upon any of the former Titles, very fortunately hit upon a Medium, that hath brought this Matter to an Iffue: For he afferted, that there was a *Royal Trust* in the Crown. This Opinion after much canvaffing was adopted by the Party, and by their Order, I fuppofe, hath been been fince promulgated in the Confiderations, Page 22, as the Title they reft their Caufe upon, in these Words;

" THAT the Truft of applying the Money given by Parliament to the Crown, without any fpecial Appropriation, is, by the Laws and Confitution of this Kingdom, vefted in the Crown for PUBLICK Services.

IT is very furprizing, that Contention about this Matter fhould longer fubfift, when both Sides agree in Principles; for a *private* Intereft cannot by the greateft Art be extracted out of a *publick* Truft; and confequently a *private* Wrong cannot grow, by the *publick* controuling the Truft, which was of its own Creation, and for its own Ufe.

THIS feems to be undeniable. The Conclusion then drawn from the above Premiss, "That, "when an Application shall be proposed by any "Power, the Consent of the Crown must be previous thereto," is absurd.

BECAUSE the Crown hath but a Trust for the publick Service.

THIS appeared to me fo clearly, that I thought it idle, to bring the *Hereditary Revenue*, that was with fo much Prudence and Forefight fecured for the *publick Service*, into the Controverfy, as a Matter that could, from any private Intereft in the Crown, Crown, make a Difference advantageous to the Previous Confent.

But indeed the Author of the Confiderations has been extremely unlucky, in accommodating his Adverfaries with Arguments against his Cause, and in throwing them into a Course of Reasoning from his Premisses and Proofs, that must end in his Overthrow.

THUS, Page 40, he faith, "The principal Ob-"jection 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 Applicaick 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 Reason, and Manner, of laying the Publick Accounts before the House of Commons, as will appear from a short History of this Usage, and an Account of the Effects of it."

THAT which is denominated by him, to be a principal Objection is most certainly a strong Argument against the Necessity of a Previous Confent, and of Course an Objection to his Doctrine; but I cannot admit it to stand in the first Place. The Principal Argument drawn from Law and Reason is undoubtedly the Power of the Crown over the Revenue being but a Trust for Publick Service, and stands the foremost Objection to his Conclusion. The Second will be taken from the Law and Usage

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of Parliament; and this which he calls Principal is a Branch of that Ufage, but fhall be examined diffinctly in this Place fince he lays fo great Strefs upon it; and if it fhall happen by his *fbort Hiftory*, and his *Account of the Effects* of it, to be rather confirmed, than fhaken, I hope the Reader will allow me the full Force of it.

IN Expectation of this Piece of Juffice, I shall attend the *Confiderations*, Step by Step, in this Argument, and try the Value and Weight of his Proofs.

IT was not indeed wife, to fet out with fo difingenuous an Affertion as the following, Page 41. "No Account of the Difpofition of the King's Re-"venue in this Kingdom, was laid before Par-"liament, till the Year one thousand fix hundred and ninety-two, when the Crown wanted fur-"ther Supplies."

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Would not any Man, a Stranger to the Hiftory of this Country, conclude from hence, that there had been frequent Opportunities, of laying the Account of the King's Revenue before Parliament? Yet it is certain, that from the compleat fixing and eftablishing of the Statute-Hereditary-Revenue, wiz. from 1666, to the Year 1692, containing a Courfe of 26 Years, there was not a Parliament in Ireland. And for this Reafon alone, we may fafely conclude, that the Account of the King's Revenue was not laid before Parliament; for on the first Opportunity, the Commons called for it, and had it. THE Confiderations proceed thus : " 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. So that they were not called for as a Right, but defired as a Direction for their Difcretion in the Grants they were making."

THIS is a Misrepresentation from Beginning to End. If the Precedent he makes use of were fufficient to strip the Commons of a necessary Right, it was not made at a Time that a candid Man would chuse to take a Precedent from. For, by the long Difuse of Parliaments, all were then so ignorant in the Forms, that when the Act of Recognition came from the Lords, and was paffed the third Day of the Seffion, a Committee was appointed, " To find " out by Precedents, whether it should be return-" ed to the Lords." And on the fame Day another Committee was appointed, " To know how " the Committee of Grievances should come at " Records, Accounts and Papers in the Hands of " Officers of the Revenue or others." And this was done, though the Journal of the preceding Parliament abounded with Inftances of Powers granted to Committees, to fend for Persons, Papers and Records: So that probably there was not in the House a Man, who had ever perused the Journal. But furely there is very bad Logick in this Affertion. A Motion was made that certain Accounts should be brought in, that it might be the better known

known what Supplies were neceffary to be given to their Majesties. Therefore they were not called for as a Right, but desired as a Direction for their Difcretion in the Grants they were making. And pray, had they not a Right to call for that, which was to direct their Diferetion? But indeed the Author of these Considerations did not attend carefully to this Precedent, or did not apprehend the Import of it, for if he had, he would have found therein a strong Affertion of the Right of the Commons to call for Accounts.

IT must be observed in the first Place, that the Reason for the Motion is given to the House, not intended for an Apology to any other Body.

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THEN it appears, that the Secretary being prefent took hold of the Opportunity, and informed the Houfe, that his Excellency the Lord Lieutenant, had put the Papers into his Hands, to be laid before the Houfe : But the Houfe did not accept of them in that manner, and thereupon conceived this Order :

" ORDERED, That the State of the Revenue of the Nation, and the Eftablishment, both Civil and Military, be brought into the House the morrow Morning."

AND the morrow Morning they were brought in. Was this calling for a Right, or defiring a Direction?

ing inferted, appears evidently to proceed from that Refentment which the Houfe fhewed throughout the Seffion, upon Account of the Indignity they thought had been put upon them, in the Lord Lieutenant's Speech. For by his Speech, they were given plainly to underftand, that neither the Quantum of the Supply, nor the Means of raising it, were left to their Confideration. And accordingly, two Money-Bills did afterwards make their Appearance in the Houfe; one of which paffed, and the other was thrown out. But furely from this Account of the Matter, it is evident, why those Words, " That it may be the better known what " Supplies are neceffary to be given to their Ma-" jefties," were inferted, and that it could mean nothing more, than that they would have other Evidence of what Supplies were neceffary, than the Bills, that they knew were provided for them. I must confess that House of Commons were too fond of entering their Reafons of Action upon their Journal. They did not indeed want Spirit, but they wanted Prudence, in expressly fetting down the Caufe of exercifing their Negative, which it was their Right by the Conftitution to exercise; and therefore entering their Reafons could do them no Service, and certainly gave great Advantage to their Adverfaries. But unhappily for this Enemy to the Rights of the Commons, the Houfe did that very Seffion call for Accounts relating to forfeited Goods, and did on the 20th of October appoint a Committee to examine those very Accounts; which cannot 141

cannot fail to strike every Body with two Observations: wide bloow on anothin basis world basis billted Arbitrary Power in this Kingdom, the fret-

FIRST, that these were not called for, The BET-TER to know what Supplies should be granted to their Majefties. Houle of Conumons, with a brea

SECONDLY, that these were particularly Accounts relative to forfeited Goods; (which have been called, in and out of Parliament, by all the Friends to the Previous Confent, his Majefty's private Eftate;) but were yet called for by the Commons, in their own Right, and that at a Time, when they knew there was a Commission from his Majesty, to make the fame Enquiry out of Parliament; and that the Committee did make a Report ; but its being made the laft Day of the Seffion, was the Caufe that nothing farther was done thereon.

IN the next Place, the Confiderations affert, "That " for the fame Reafon, the Publick Accounts have " been, every Seffion fince, brought into Parlia-" ment : So that, in Truth, were not Supplies de-" manded, fuch Accounts would not have been " tendered." tendegena Managena Managena

THE last Part of this is merely conjectural; because, there has not been a Parliament, wherein Supplies were not defired, and the Accounts laid before the House. Indeed the Sessions of 1692 and of 1713 were cut short by Prorogations, before they could compleat their Business: That of 1692 was prorogued in Refentment for an Invalion no and Traff Ellage of the Crown ; a Date

on the Prerogative: That of 1713 was prorogued to fave wicked Ministers, who would have established Arbitrary Power in this Kingdom, the better to promote their *Jacobite* Schemes, if they had not been checked in their Career, by a gallant Protestant House of Commons, with a Speaker at their Head, zealous for the Succession in the illustrious House of HANOVER, and by his Blood, Interest and Principles, firmly connected with the Rights of his Country.

(south in Maieffy's printer Pfares)

THE Author is certainly miftaken in the first of his Affertions; and would have been convinced in that, if he had but cast his Eye on the Proceedings in the Session of 1695, next to his beloved one in 1692. He would there have found, that the Publick Accounts were called for by the House, for various Purposes. That they were first referred to the Committee of Supply, and after the Quantum of Supply was resolved, that then, at the Instance and Motion of the Committee of Supply, another Committee was appointed to examine the Accounts, and many Particulars were given in Charge to that Committee, no way relative to the Supply, but altogether to the Management of the Revenue.

IN 1697, the Commons, by their own Authority, ordered fundry Accounts from the Treafury, and from the Commissioners of the Revenue, to be laid before them, as of Right, and particularly of the Forfeitures; which I cannot omit to observe, upon Account of that nice Distinction recently made, to serve a Turn, between the Priwate and Trust Estate of the Crown; a Distinction, which which we find not favoured any where in the Commons Journal.

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I will readily grant, that when Accounts have been brought into Parliament, without Call of the Commons, they have been generally brought in, to point out the *Quantum* of a Supply, or for fome other Purpofe of the Government. But it is as certain, that those Accounts have been applied to other national Purposes, as often as the Commons liked fo to do; and that the Commons have never looked upon themselves to be circumscribed by the Purposes for which the Accounts might have been at first introduced.

IN 1703, the Commons ordered the feveral Officers to lay the feveral publick Accounts before the Houfe, and when they were brought in, a Committee was appointed to infpect them; and this Committee did not act in the humble Manner the Confiderations would direct.

IT will not be improper to point out a few of the Observations of this, Committee, that the Confiderations may be convinced they looked upon themselves, to have more Authority than some People would in these Days allow them.

"DUKE of St. Albans, Richard, Earl of Rane-"lagb, &c. Penfioners. We know not upon what Confiderations the above Penfions were granted."

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LIEUTENANT

" LIEUTENANT Colonel Montargis Pay of Lieutenant Colonel and Captain of Foot, till provided for.——Not provided for. Quere, why not?"

" MR. Juffice Dolben, one of the Juffices of the Common Pleas, 600 l.— Memorandum. He received 200 l. for two Circuits, of which he went no Part, and which by the express Words of the Eftablishment, ought to be faved to the Queen."

IT would be too tedious in this Work, to recite more Articles of that fpirited Report. I recommend it to the Perufal of the Author of the Confiderations, that he may be fatisfied, that a Committee of Accounts hath fomething more to do for the Nation, than barely to be directed, to afcertain the Quantum of a Supply.

THE Committee of Accounts in 1725 and 1745 fat long, after the Supply was granted, and examined upon Oath; which doth not feem to be a neceffary Step toward granting a Supply.

BUT why should I laboriously fearch for Evidence, when I can bring this Author, as usual, to be a Witness against himself.

HE, in Page 47, forgetting all he had faid in former Pages, faith thus: "Nor is the Publick "without a Remedy in Cafe of Abufe: The true "Parliamentary " Parliamentary Check will always remain, either to withhold future Grants, in Proportion to Mifapplications, or to punish those, who shall wickedly advise such Acts as would be a Breach of the publick Trust."

THE Author will not diffute, that it will be neceffary to look into Accounts, to detect *Abufes* or *Mifapplications* of the publick Money. But if the Commons have not a *Right* to *call* for them for fome other Purpofe, than merely to *direct* them in granting Supplies, how fhall they come to a Knowledge of the *Abufes* or *Mifapplications*? He will not fuppofe, that Minifters, who advife thofe *Abufes*, will publifh their Offences, and fupply Evidence to ruin themfelves, if the Conftitution will not compel them fo to do. The Abfurdity is fo great, that it would be an Affront to a Reader, to take more Pains to expofe it.

A Committee of Accounts appears, from all that hath been faid, to have commenced with Parliaments after the Revolution, and is now become fo much a Part of the Parliamentary Conftitution, that by a ftanding Order of the Houfe, no Supply can be granted, until the Committee Iball make a Report; and whenever that Committee hath reported Credit to the Nation, it will be found by the uninterrupted Practice, that the Sum in Credit, whatever it hath been, was ever appropriated to the current Service of the next Term for which the Supply was granted; and that it cannot be otherwife, without breaking in upon the Chain of publick Accounts, that

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hath sublisted since the first Grant of additional Duties, in Aid of the hereditary Revenue.

AND thus I am fairly brought to the proving, by the Law and Ufage of Parliament, that every Surplus of the Revenue hath been appropriated or applied by the Commons, to publick Service, with the Admiffion and Affent of the Crown.

THE first Parliament that met after the Parliament of 1662, was that of 1692, as hath been often related. The War was not over more than a Year, when this Parliament assembled; the Country was not then recovered from it's wretched Condition, and the Revenue could not be in a better State. So that we can learn nothing from this Period, relative to the Revenue, fave that the Forfeitures were greatly mismanaged and embezzled.

AND indeed the Reader would find little Entertainment in any Matter I could pick out of the Parliamentary Hiftory relative to the Subject I am upon, before 1703. Then indeed a regular Method of Proceeding was plan'd and executed, and hath been adhered to fince.

HERE I shall begin, and relate with Exactness the Proceeding of the *Commons* in granting of Supplies; which, if diligently attended to, will more effectually bring the present Controversy to an End, than all the ingenious Arguments that can be invented. For Facts stare Men full in the Face, and

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can only be put out of Countenance by Facts. Wit may get the better of Truth; but all the Arguments of the cunningeft Logicians will not perfwade a Man, that his Eyes are not open when he feeth; or that he liveth not when he feels. To Facts therefore he, that feeks fincerely for Truth will ever refort; and when they declare againft him, he will candidly fubmit, and not trouble the World with Contention, or endeavour to engage Men, to wafte their Time and difturb their Neighbours with everlafting Difputes and Wrangles, for the Sake of Conqueft only.

THE Peace of Ry/wick was enfued by an Englifb Law for difbanding the Army, except a certain Number; and by this Law, the King was permitted to keep up twelve thousand Men in Ireland, to be eftablished in the Manner the Act prescribed; to be all natural born Subjects, and to be maintained by Ireland. This Eftablishment was well pleafing to the Kingdom, and the wife Hero then upon the Throne forefaw, that France would not keep any Terms with her Neighbours longer, than while the was recovering her Strength; and therefore refolved to make as good an Ufe of the Law as he might, and to fill the Irifb Eftablifbment. This neceffarily drew after it a great Expence, which, as it was foon difcovered, the Hereditary-Revenue could not alone afford ; and therefore a Parliament was called in 1703, the Duke of Ormond being Lord Lieutenant, to give an Aid to that Revenue.

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THE Lord Lieutenant told the Commons from the Throne, "That her Majefty expected from "them only to Difcharge the Publick Debts, and "to make the Revenue EQUAL to the Expence of Government."

AND from the fixed Rule in this Speech, the Meafure of Supply has been computed from that Day, without Variation.

IN the Addrefs of Thanks, the Commons promifed, " To do all in their Power, in their then " Circumftances, for difcharging the Debt of the " Nation, and defraying the Expence of the " Eftablifhment."

AND toward fulfilling their Engagement, they refolved, "That a Supply be granted to her Ma-"jefty." But before they proceeded to afcertain the *Quantum* of that Supply, they appointed a Committee to infpect the Publick Accounts, which they had *called* for, and to report their Opinion.

THEY then paffed a Bill, "For an additional Duty "of Excife upon Beer, Ale and other Liquors, for "one Year," which had been proposed in Council and transmitted in Form, according to *Poyning*'s Law, and became a Law, before the *Supply* was granted.

THE Committee of Accounts next made a Report, and received the Thanks of the House, for faving faving the Nation a Sum of one hundred and three thoufand, three hundred and fixty-eight Pounds, four Shillings and four Pence, which by Mifreprefentation was charged as a Debt on the Nation; and then the Houfe proceeded to vote a Supply, which was done with the ftricteft Regard to the Demand from the Throne, and to their own Engagement.

For past Time, they resolved; "That the "Funds formerly granted by Parliament, and the "Revenue of the Kingdom, were sufficient to sup-"port the Government, and to discharge the pub-"lick Debts to and from Michaelmas 1703."

For Time to come, they refolved; " That the " Supply be a Sum *fufficient to make up the De-*" *ficiency* of the Revenue, to fupport the *neceffary* Branches of the Eftablishment for two " Years."

THEN they refolved; "That a Sum not exceeding one hundred and fifty thousand Pounds be granted, to make good the Deficiency of the necessary Branches of the Establishment, for the Support of the Government for two Years."

THE Quantum of the Supply being thus fixed, the Ways and Means of raifing this Supply were next to be thought of : For this Purpose they resolved;

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the thousand, three handred and fixty-eight

I. " THAT fuch Debt as shall appear to be " due to the Nation, shall be Part of the one " hundred and fifty Thousand Pounds granted " to her Majesty."

II. " That the half Year's Quit-Rent, which " became due at Michaelmas, amounting to twenty-" nine Thousand Pounds, is such a Debt due to " the Nation, as ought to be taken and reckoned " as Part of the one hundred and fifty thousand " Pounds granted to her Majesty."

III. " THAT there is a further Debt of two " thousand, two hundred and thirteen Pounds, " four Shillings and eleven Pence due to the Na-" tion, which ought to be taken and reckoned as " Part of the one hundred and fifty thousand " Pounds granted to her Majesty."

IV. "THAT the additional Duty of Excife up-"on Beer, Ale and other Liquors, granted by an "Act of this prefent Seffion of Parliament for one "Year, commencing *Michaelmas* 1703, be va-"lued at, and taken for, thirty thousand of the faid "one hundred and fifty Thousand Pounds granted "to her Majefty."

V. " That the fame additional Duty of Excife " upon Beer, Ale and other Liquors, granted " for one Year by Act of this prefent Seffion of " Parliament, be further continued upon all Beer, " Ale " Ale and other Liquors, for and until Michaelmas

VI. " THAT the additional Duty of three "Pence Halfpenny per Pound Weight, upon " all Tobacco, which shall be imported into this Kingdom, for two Years, shall be taken for fifty Thousand Pounds, of the one hundred and fifty Thousand Pounds granted to her Majesty."

BESIDE those recited Articles, there were additional Duties granted upon Linen, Muslin, Calicoes, and Molasses, and four Shillings per Pound on certain Pensions and Grants, the Product of which, it was expected, would amount to the Remainder of the Sum of one hundred and fifty thousand Pounds.

HEADS OF a Bill were ordered upon the faid Refolutions, and a Law afterwards paffed, to grant to the Queen, the feveral additional Duties mentioned in the Refolutions, with a general Preamble, fetting forth, "That the Commons well knowing, "that the Security, Peace, and Profperity of this "your Majefty's Realm, neceflarily depend on "the Support of your Majefty's Government, have "in moft thankful Acknowledgment of your Ma-"jefty's moft gracious Difpofition and tender Care "to preferve your People, in the full and free En-"joyments of their Religion, Laws and Liberties, "(the Effects and Fruits whereof do daily rejoice "the i the Hearts of all your good Subjects) freely,
i chearfully and unanimoufly given to your Mai jefty, &c."

IF the Reprefentatives of those Days had been all *Prophets* they could not have provided a more ample Proof of the Power of Parliament over the Hereditary Revenue, and of their Title to every Surplus arising thereupon, than this which they have transmitted to us; with which alone we are able to encounter fuccessfully every Argument that hath been produced in Favour of the *novel* Political Maxim, of the *Previous Consent* of the Crown being neceffary, before the Commons can even propose to apply any Surplus.

For, hence we may obferve, that under the Title of a Supply EQUAL to a Charge, no Provision can be made for future Contingencies, becaufe they cannot be forefeen; therefore what are called *extraordinary* Expences of Government (amongft which are King's Letters) must be in the Commons alone to allow or difallow, there being no Provifion made for them; and that when the Charge and Revenue are made by Computation EQUAL, if the Charge diministers, or the Revenue increases, the Advantage ought to accrue to the Publick; for, if the Publick must repair the Deficiency, it ought certainly to avail it felf of any Improvement. And this will be found, to have been the uniform Practice of Parliament.

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THE Demand from the Throne, that the Revenue should be made EQUAL to the Charges of Government, which hath not been varied in Substance to this Day, should alone determine the Question, and give up the Surplus to the Management of the Publick.

But to remove all Pretences for even doubting, fortunately it happened, that at the fame time, a full Exposition of the Intentions of all Parties was made, and as clear and explicit a Declaration of the Right of the Commons, to apply every Surplus, as Men could think of.

THE Intention of the Crown is evident, that all it defired was to have from the Subject, as much Aid as, being joined to the Produce of the Hereditary-Revenue, would support the Government; and the only Support the Government expected was, to have its Establishment maintained. For by a fixed Eftablishment only could the Proportion be afcertained between the Charge and the Revenue. The Commons having taken the Establishment into Confideration, (for they did not look upon themfelves to be bound even by that) and having cenfured very freely the unneceffary Branches thereof, made an Estimate of the standing Revenue of the Kingdom, and found there would be required one hundred and fifty thousand Pounds, to be given in Aid of that Revenue, to fupport the neceffary Branches of the Establishment for two Years.

To raife this Sum, they first applied Quit-Rents, due at Michaelmas, to the Value of twenty-nine thousand Pounds. Quit-Rents are undoubtedly Part of the Revenue before granted to the Crown; and indeed that Part, that the Advocates for the Previous Confent most strongly infift upon, to be private Estate, as iffuing out of Forfeitures. Yet without any Opposition from the Servants of the Crown, this is called a Debt due to the Nation, and applied in express Terms by the Publick, to the Ufe of the Publick. That this Application may appear in its ftrongeft Light, it should be observed, that the Provision making for the Support of Government was to commence from Michaelmas 1703, at which time these Quit-Rents became due, and therefore the Revenue unapplied at that Day was really a Surplus, after the Exigencies of Government were fatisfied, and returned to the Publick, and was appropriated in the Manner I have mentioned.

Now, Reader, be fo just to yourfelf and the Majority of your faithful Representatives, as to turn to Page 42 of the *Confiderations*, where you will find the following Words :

"THE going 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 should be; for that remains as Money already vested in the Crown, for Publick Services: And I do not know of "any

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" any Inftance, where fuch Ballance has ever been " appropriated by Parliament, without the previous " Confent of the Crown."

CAN there be an Excufe invented for this Author, who went back to 1692, to find out a fallacious Argument, to diveft the Commons of a moft important Power, the Infpection of Publick Accounts; and would not ftop in his Way, at 1703, to read and confider a Precedent that would have faved him much Trouble in contriving, and me a good deal of Labour in unraveling his intangled Work?

IN the next Place, they applied, "Another Debt of two thousand, two hundred and thirteen Pounds, four Shillings, and eleven Pence, due to the Nation, to the same Purpose."

THIS will admit in most Part of the fame Reafoning with the last.

IN the third Place, they applied the Additional Duty of Excise upon Beer, &c. granted by an Act of the same Session, to the same Purpose, and valued it at thirty thousand Pounds.

AND then, they proceeded to fix upon additional Duties to compleat the Sum.

ONE rifen from the dead could not convince Perfons, who will that their Eyes, and ftop their Ears against fuch conclusive Evidence as this. IT will probably be faid, that these Things are not mentioned in the Act of Parliament, and therefore do not appear to have been legally granted.

To which this will be a full Anfwer: That they needed not be mentioned in the Act of Parliament, which was only to authorize a new Collection of Duties; but that the great Duties granted by the Act of Parliament, having been valued in the Committee of Ways and Means, if those Debts, and Additional Duties were not taken as Part of the Supply of one hundred and fifty thousand Pounds, it would have been deficient in the Sum of fixty one thousand, two hundred, and thirteen Pounds, four Shillings and eleven Pence.

IN the Seffions of 1705 and 1707, there do not appear any Particulars remarkable upon this Occafion.

BUT in 1709, the Committee of Accounts reported; "That there will remain in *Credit to the* "*Nation* at *Midjummer* 1709, over and above all "Charges of Government, feventy one thousand "and nineteen Pounds, one Shilling and five "Pence."

THIS confiderable Surplus, very confiderable indeed, when the Supply for one Year amounted but to feventy-five thousand Pounds, was the particular Object and Care of the Earl of Wharton, then

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then Lord Lieutenant, who, doubtlefs, wifhed to fee it difpofed of to the beft Advantage : And therefore propofed in his Speech from the Throne, "That the *Commons* fhould take into Confidera-"tion, whether it would not be for their Service "to put fome of their Fortifications in a better "Condition of Defence; and whether it would not be reafonable for them to have a fufficient Quantity of Ammunition and warlike Stores always before hand; and whether it would not be abfolutely neceffary to think of building fome proper and fafe Place for the keeping of thofe Arms and Stores, which they had already, and which they might think fit thereafter to provide."

TPE Ingenuity of Men could not devife a more effectual Method to difpofe of a Redundancy.

THE Houfe of Commons of *Ireland* never wanted Generofity to their Governors, when they were not dealt with roughly, and this Governor was too well acquainted with the World, not to know how to pleafe those he wanted to win.

So that the Committee of Supply, having, as ufual, voted a Supply for the neceffary "Branches " of the Establishment," in the next Place refolved;

" Тнат a Supply be granted to his Majefty for
" buying Arms, Ammunition, and other warlike
" Stores for the Militia of this Kingdom; and for
" building

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" building and providing Arfenals in the feveral " Provinces of the Kingdom, to lodge and fecure " the faid Arms, and Ammunition and other war-" like Stores."

AND what amounts to a Demonstration, that the Redundancy was the Fund for this new Charge is this, that the Supply granted for the usual Service of the Publick, and for these additional Services, which bespoke great Expence, was but the old one of seventy-five thousand Pounds per Annum; and that instead of adding new Duties, the old Duties upon white, painted, and stained Callicoes, and all other Sorts of Linen, were granted to the Use of the Linen Manufacture.

IN 1710, the Committee of Accounts reported in the firft Place, "THAT THE BALLANCE DUE "TO THE NATION AT MIDSUMMER 1709, A-"MOUNTING TO SEVENTY-ONE THOUSAND AND "NINETEEN POUNDS, ONE SHILLING AND FIVE "PENCE, HALF-PENNY, HAS BEEN DULY CRE-"DITED TO THE PUBLICK;" and reported alfo a *new Ballance* of eleven thousand, five hundred, forty-feven Pounds, feven Shillings and eleven Pence, to be due to the Nation at *Midjummer* 1710.

IN 1711, the Committee of Accounts, with like Care, reported, "THAT THE BALLANCE IN 1710 "WAS DULY CREDITED TO THE PUBLICK; and "that there was then in Credit to the Nation a Sum " of " of fix thousand, four hundred, thirty-three " Pounds, seventeen Shillings and seven Pence.

IN 1713, there was no Report from the Committee of Accounts, the Parliament having been fuddenly prorogued, for a Reafon herein before related.

BUT in 1715, the Committee of Accounts carried back their Inquiry to the Year 1711, and reported, "THAT DUE CREDIT HAD BEEN GIVEN "TO THE PUBLICK FOR THE BALLANCE IN "1711."

In the Committee of Supply of this Year, there is a very remarkable Refolution, which shews the great Care and Nicety there was in those Days, that the Publick should have due Credit upon all Occafions. There was, as there is ftill, upon the Establishment, a certain Provision for the Support of Barracks : This having been provided for, but not expended, the Committee of Supply refolved, " That Credit ought to be given to the Kingdom " for seven thousand, one hundred, forty-two " Pounds, three Shillings and a Farthing, being " uniffued of the Barrack-Fund;" which reduced the Debt of the Nation, as reported by the Committee of Accounts, to fixteen thousand, one hundred and fix Pounds, eleven Shillings, and one Half-penny, which was the first Debt contracted by the Kingdom,

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encouraged by the Rebellion in Scotland, should happen therein, in Favour of the Pretender.

IN the Committee of Ways and Means, " The " Produce of a Bill paffed, for granting additional " Duties upon Beer, Ale, Strong Waters, To-" bacco, and other Goods, and Merchandizes for " fix Months," was voted Part of the Supply, as was before done in the Year 1703.

AND there can be no Difpute that this was as abfolute a Law, as any of those that created the Hereditary Revenue; and that, if the Commons had not a Right to apply to the Publick Service, the Produce of the Hereditary-Revenue, neither had they of this recent Law. It was as full a Grant to the Crown; the Trust was the same in the one as the other; yet did not the least Objection arise to this *Application*.

To pay the Intereft of the fifty thousand Pounds, fome additional Taxes were created; amongst which was one of four Shillings in the Pound upon Pensions and Employments: But these new Taxes were added to the aggregate Fund, and no feparate Account kept of them.

THE Debt then in 1715 was the Sum of fixtyfix thousand, one hundred and fix Pounds, eleven Shillings and one Half-penny, and grew in 1717 [67]

IN 1719, the Debt fell to eighty-feven thousand, five hundred and eleven Pounds, four Shillings and feven Pence Farthing; in 1721, to feventyfeven thousand, two hundred, and fixty-one Pounds, fix Shillings and feven Pence; and in 1723, to fixty-fix thousand, three hundred and eighteen Pounds, eight Shillings, and three Pence Farthing.

In those feveral Instances of reducing the national Debt, fince the Year 1717, no other Means were made use of for that Purpose, but an Application of the feveral Surplufes. Hence it is manifeft, that in that time a Sum of twenty-eight thoufand, two hundred, and twenty-fix Pounds (being the Surplus upon the whole Revenue) was, without Hefitation or Contradiction, applied to eafe fo much of what was called the national Debt : And it is as fure that this was done, without any Form of Previous Consent, but in the ordinary Manner of accounting, between Debtor and Creditor ; the fame manner, that hath been continued to this Day, as will hereafter clearly appear.

IN 1725, the Debt grew to one hundred and nineteen thousand, two hundred and fifteen Pounds, five Shillings and three Pence; in 1727, to one hundred and twenty-feven thousand, three hundred and feventy-one Pounds, fifteen Shillings and fix Pence; E 2

This great Debt occasioned to large an Arrear upon the Establishment, especially upon the Military Part thereof, that it caufed Inconveniencies and Difficulties to the Government; which the Commons refolved to remove, not having any reafonable Hopes, that the ordinary Revenue would be fufficient to reduce fo confiderable a Debt, in any convenient time. For this Purpose they refolved to borrow one hundred and fifty thousand Pounds, and to provide a feparate Fund, to pay the Interest of that and the fifty thousand formerly borrowed, until the Principal should be paid off: Because, as the Preamble to the Act expressed, " So great a Debt could not AT PRESENT be dif-" charged, and the neceffary Branches of your " Majefty's Eftablishment supported, without such " Supplies as would greatly burthen your Majef-" ty's faithful Subjects of this Kingdom."

TowARD paying this Intereft, they took the Tax of four Shillings *per* Pound upon Penfions and Employments, which was originally added to the aggregate Fund for Payment of the Intereft of fifty thoufand Pounds, from the ordinary Supply, and made it Part of this appropriated Fund, by which the Intereft of the whole Debt was to be paid.

ANOTHER great Arrear grew upon the Eftablishment of 1731, and it was found necessary to borrow borrow one hundred thousand Pounds more, to add it to the former Debt, and to appropriate the fame Fund to the Payment of the Interest of this new Debt also, and to apply its Surplus, whatever it might be, toward discharge of the Principal, by a new Law, with the like Preamble, importing, "That so great a Debt could not AT PRESENT be discharged, and the necessary Branches of the Establishment supported."

THERE were afterwards other Sums borrowed, and placed upon the fame Fund, to be paid Intereft thereout.

THE Law for providing this Intereft had never any Continuance longer than for two Years; and one political Reafon, plainly to be difcovered, was, that though they could not AT PRESENT difcharge the Principal, out of the ufual Supplies, (which, truly they had a gloomy Profpect of ever being able to do) yet it was not fit totally to give it up, as a thing altogether defperate; and therefore, by giving the Law but two Years Continuation, they referved a Power of applying any Surplus that might arife to this PUBLICK Service.

WHETHER this Reafon was expressed or implied it matters not. It is clear, that the Publick Accounts always did keep the Principal and Intereft of the Debt separate; and in the National State of the Account, made up and signed by his Majesty's Accountant-General, the Principal Debt hath always been carried on as a Charge against the the Nation, without any Notice taken of Intereft; and Credit hath ever been given for the Surplus arifing upon the Fund provided for paying Intereft, and made applicable by Law, to go toward the Difcharge of the Principal.

For the Illustration of this Matter, I must infert States of the National Account at different Periods.

A GENERAL State of the National Account, from Lady-day 1749, to Lady-day 1751.

Hereditary Revenue, nett	872800	18	113
Additional Duties, nett, with			
Poundage	366683	I	3
Surplus of Loan Duties, over In-	The second		NID:
tereft — — —	26647	2	3
alle stinel Survey as durinity and	- 11		
1	266131	2	53

Debt of the Nation at Lady-day	(1 %W 11)	Nel.	
1749	205117	18	6
Civil Lift	146134	8	43
Military Establishment — —	766151	19	I
Payments purfuant to Act of Par-	a'd' aijh	03	
	126356	14	61

1243761 0 6:

Which being deducted from the amount of the Revenues, there will remain in Credit to the Nation at Lady-day 1751 -

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A GENERAL State of the National Account from Lady-day 1751, to Lady-day 1753.

MIRIAN	and	
866672	6	3
349733	13	10
NILE & BOUN	N(C	1
2,5089	14	II
1263865	16	11
143705	0	8
152415	9	7
	866672 349733 25089 1263865 143705 762571	22370 1 866672 6 349733 13 25089 14 1263865 16 143705 0 762571 7 152415 9

1058691 17 10

Which being deducted from the former Credit and Revenues, there will remain in Credit to 205173 19 1 the Nation at Lady-day 1753.

IT is not a little furprizing, that it fhould be thought at this Time necessary, to wait for the Confent of the Crown, to apply what the Crown hath already, by its Servants, given the Nation Credit for, and which only waits for proper Application. But the Observations have made two Objections to my Train of Argument which must be answered, or all the Pains I have taken will little avail. NI come Cafh. This Miger was not fo IN flating the Account of 1745, he faith, "That "the National Debt appears to be but two hundred and fifty-eight thousand, five hundred and feventeen Pounds, ten Shillings, and fix Pence, and at the fame Time the Nation paid Interest for three hundred and thirty-five thousand Pounds; and that the Revenue exceeded the Charge of Government, in the two Years immediately preceding, by the Sum of seventy-one thousand, nine hundred and forty-feven Pounds."

BE it fo: What is the Inference? That it is extraordinary, that the Nation should be reported, to be in Debt but two hundred and fifty-eight thousand, five hundred and seventeen Pounds, ten Shillings and fix Pence; and should if it had a Power over the Surplus, without the PREVIOUS CONSENT of the Crown, pay at the same time Interest for so much a greater Sum; and not only submit to this Hardship, but also raise a further Sum of seventy thousand Pounds, at Interest.

THE Author of these Observations will find, if he pleases to examine, that the Difference between the two Debts, amounts but to seventy-fix thoufand four hundred and eighty-two Pounds, nine Shillings and fix Pence; and that the Ballance in the Treasury was really at that Time but thirtythree thousand, fix hundred and nineteen Pounds, seven Shillings and ten Pence; and that the former Difference was occasioned by the Nation having Credit for all Arrears, fome of which never will become Cash. This Matter was not forgotten to be be mentioned in the Houfe at that time; but upon receiving this fair Anfwer, was not further infifted upon. Yet let us fuppofe the whole Sum had been in the Treafury; will any Men of Loyalty fay, that the COMMONS of IRELAND, diffinguifhed for their firm Attachment to the illuftrious Houfe of HANOVER, fhould not rather borrow any Sum they wanted at any Intereft, than to take from that Treafure, at a Seafon when an Army of SCOTCH *Rebels* had prefumed to march into the Heart of ENGLAND; when all the PROTESTANTS in IRELAND were arming, to attend every Call for the Service of their Excellent KING and his Royal Houfe, whofe Succefs alone could give them Security.

AND indeed the Neceffity of not touching that Money appeared evidently in 1747, when the Charge of Government exceeded the Revenue by fifty-feven thousand, eight hundred and thirty-feven Pounds, fixteen Shillings and four Pence; which appears by the National Account of that Seffion, viz.

Charge of Government — 914206 15 1 National Revenue, nett, — 856368 18 9

Difference 57837 16 4

By this true State of the Cafe, it feems, that if the Commons had not been more prudent, than the Observations would have had them, the Government would have lain under fresh Difficulties, at a Time

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Time when they could not have been eafily shaken off.

IT doth not appear there was any Surplus worthy the Confideration of Parliament, until the *French* War ended in 1748: Then indeed there was fo prodigious an Importation of Food for Luxury, that the Revenue afforded an unnatural Redundancy; and it cannot be laid to the Charge of the Commons that they let the first Opportunity pass them, for they made the *Application* of 128000*l*. in 1749.

THESE Observations have made use of one Argument to captivate, that, if true, would not answer their Purpose long; but as it is false, must in the End bring great Prejudice to their Cause.

IT begins, Page 20, observing, " That in the "Year 1741, there were Savings to the Nation,

" On the Military Eftablishment 178130 11 0 " On the Civil Lift _____ 1202 1 2

179332 12 2

"which," they add, "was a very great Eafe to the Nation."

PAGE 21, they make the like Remark of the Year 1743.

Page 22, of the Year 1745.

AND

AND Page 23, of the Year 1747. And in fucceeding Pages they repeat the Remark of the following Periods.

IN Pages 36 and 37, they apply their Doctrine to ufe, and carry a Lift of all the Savings, which they make to amount to four bundred, sixty-nine thousand, five bundred and one Pounds : And in Page 38, have drawn from the Whole this notable Conclusion, " That it appears, that the redundant Money in the " Treafury, did not arife, as fome have vainly " imagined, from Exceedings in the Aids granted " to the Crown. It arofe from Savings on the " Military Establishment, and Civil Lift, which a-" mounted to above 100000/. more than the " higheft Loan, and other Debt of the Nation " ever was." And Page 39, they boaft, " That they have confined themselves to Facts, that " cannot be controverted," and that therefore they believe ; " That the unprejudiced Reader, will " find fufficient Reafon to judge, that the Fomen-" tors of the rejecting the Bill, (that is, the Majority " of the House of Commons) do not deferve the much " respected Names of PATRIOTS, AND DEFEN-" DERS OF THE LIBERTIES OF THEIR COUNTRY."

THE Friends of that MAJORITY of the COM-MONS (of which Number, in Pride, I profess my felf one) will struggle hard before they lose those much respected Names, which are given them by about two Millions of People, notwithstanding all the irregular Attempts made to poison their Minds. Minds. Therefore I must take the Liberty to eontrovert the Facts, upon which the Observations are founded.

I SHALL not take any Notice of the Savings upon the Civil Lift; they are not worth repeating.

THE Military Savings are the only Object worthy Confideration, and shall be fully explained. Every Body must remember that the War with Spain broke out in 1739, and the War with France in 1743, or thereabout. Ireland is, in Time of Peace, a Nurfery for Troops for Great-Britain; therefore in War time these Troops are, as many as are wanted, carried into Great-Britain or abroad, as Occafion requires. Great-Britain having had upon her Hands at once a War with two fuch formidable Powers, was obliged to exert all her Force; to keep her Garisons full abroad to prevent Surprizes; to act offenfively in America, and upon the Continent' of Europe; and defensively at Home, Pro aris & focis, against Scotch REBELS, acting in Favour of a POPISH PRETENDER, Supported by FRANCE, In these various Distresses she had a Right to command all the Troops of this Country to her Affiftance; and the did command them as the pleafed; and the might have commanded, in the fame manner, every PROTESTANT in IRELAND that could have carried a Musket, or made even one of a Baggage-guard. The leaft Murmur was not heard in IRELAND, though the paid fome of her Troops out of the Kingdom upon that Occafion : So zealous were the irregular Attempts mode to pullon their

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were all to spend their Blood and Treasure in the glorious Cause.

WHENEVER the Establishment is laid before the House of Commons for a Supply, it is provided for as if it were full, though it is well known not to be full at the Time; but it is fo ordered, left it may happen to be full before the fucceeding Seffion. This was the Cafe throughout the War, and therefore the Difference, between the Provition made, and the Expence incurred, fhould not, for it cannot properly be called a Saving. The Accountants charge the Nation with the whole Establishment, and give them Credit for as much of the Establishment as was not full. What Advantage hath the Nation by this? It cannot need much Proof, that it greatly redounds to the Profit of the Kingdom, to keep its Establishment full, though a greater Expence were to follow.

BUT granting this to be a Saving; how much thereof is in the Treasury? Very little, truly. To prove this, I need only shew the *fallacious* Method of stating the Account, by the *Observations*, to the Year 1749, at which the Surplus was first applied by Parliament to the Payment of the Debt.

THE Saving in 1741, fay the Obfervations, was, ---- 179332 12 2

The National Account for 1741, tells a very different Story.

Am I that hi awom

Charge

s. d.

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Will all white at a will be the	1. J. U.	
Charge of Government	929859 9 4	
Revenue Nett — —	876810 14 7	

Charge above Revenue 53048 14 9 which increased the National Debt just for much: Where were the Savings and the Ease to the Nation ?

So in 1743, fay they, the *l. s. d.* Saving was 113562 7 4

Behold again the National Account at that Period.

	l.	s.	d.
Charge of Government —	898108	9	9
Revenue Nett			

Charge above Revenue 3849 13 7 which again increased the national Debt.

In 1745 and 1747 they	make	I.	s. d.
the Saving	od - be	105299	10 8

The National Account flands thus :

and the Same State	1.	s.	d.
Revenue Nett	1773609		
Charge of Government	1755650	6	11

Revenue above Eftabliment 17959 I 5 which was carried to the Credit of the Nation as a Surplus.

So that the fuppofed Redundancy, misrepresented to have grown in that Time, of three hundred, ninety-

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ninety-eight thousand one hundred and ninety-four Pounds, ten Shillings and two Pence, is thus reduced to feventeen thousand, nine hundred, and fifty-nine Pounds, one Shilling and five Pence.

AND ftill it is made lefs confiderable by the Revenue of 1745 and 1747 exceeding the Revenue of 1741 and 1743, by a Sum of 2539 l. 17 s. 7 d.

WHAT a Caufe muft this be, that cannot bear a critical Examination of the Arguments propagated for it's Support? Figures can only deceive the Man, who underftandeth them not, or will not examine them. They ferve extremely well to impofe upon the ignorant, or the indolent. The indolent will fay, who could think that any Perfon, for Favour or Intereft, fhould venture his Reputation upon a Fact, that might fome Time ago be in the Breafts of a few only, but by the printing of the Commons Journal, is now open to every Body.

IT should then be an inviolable Rule with an indolent Perfon, never to condemn the accufed till he examines well; for there is no Trust to be put in Party-Writers. If their Arguments be formed on Facts, be fure the Facts are impartially ftated, before you allow their Arguments the defired Force.

I have yet one Part of the Confiderations to take Notice of, that offers Precedents to support their Caufe.

Caufe. These are English or Iris. The English Precedents in the Cafes of the Excife and Gin Acts answer themselves; for these were to affect an Eftate granted to the King for his Life, and fpecially appropriated to the Support of his Housbold and Civil Lift, not given in General for publick Services, but for certain publick Services. As there was no other Fund out of which these Services could be fupplied, it was agreeable to the ftrict Rules of Juffice, that the Confent of the Crown should be first had, before that Fund should be affected prejudicially. But Eftates that are vefted in the Crown, by Common or Statute Law, for Publick Services generally, stand upon a quite different Footing, as will be beft explained, by two well known Inftances, that, I fuppofe, will be admitted, at least to counterpoise those in the Confiderations.

THE first is, the Act of Refumption of Irish Grants in the Reign of King William, which passed not only without his previous Confent, but directly against his known Inclination; so that in order to compel him to give his Assed to the Army and Fleet; and the Commons not only positively and peremptorily refused to submit a third Part to the King's Disposal, but also tied up and secured the Quit-Remis, from being ever alienable. The next is more recent, for it happened in 1739, and is to be seen by every Body in the 17th Volume of the Parliamentary Debates, Page 429. " tives of the Crown, it could not be admitted

A Bill was moved, for the more effectual securing the Trade of his Majesty's British Subjects in America, and for the Encouragement of Seamen to enter into his Majesty's Service, which Bill was intended, partly to give all Captures made at Sea to British Sailors.

Ir was objected by the Servants of the Crown, amongft whom was a Gentleman now a principal Minifter of celebrated Honour and Prudence; "That, "by the Conftitution, the Crown has the fole and abfolute Property in every Ship and her Cargo "that is taken from an Enemy, by any of his Ma. "jefty's Ships of War; and therefore, when any Share of a Prize is given or promifed to the Captors, it ought to be confidered as a gracious Condefcention in the Crown; and that no Law fhould be ever proposed for that Purpose, until a Message was brought from the Crown : That acting otherwise would be a direct Encroachment upon the Prerogative Royal." And this was enforced by all the Eloquence and Reason that the Thing would admit of.

IN Anfwer, " The Property of the Crown was admitted; but it was infifted, to be vefted in the Crown, as a *Trustee for the Publick*; and that Ministers may be punished for a Misapplication of that, as well as any other Property belonging to the Publick : That though it was a Bill for altering, nay, for abolishing one of the Preroga-F " tives "tives of the Crown, it could not be admitted as a Maxim, that no Alteration can be made with Regard to any of the Prerogatives of the Crown, unlefs leave be given to do fo, by a previous Meffage from the Crown."

THE Gentlemen, who fpoke against the Bill, thought proper to drop their Opposition, and it became a Law: And I do not remember, to have heard, that any of the Ministers were punished, for giving up the Point; or that the Gentlemen, who fucceeded in the Debate, were charged with, or suspected of, carrying about them a Spirit of Rebellion.

I do not indeed think, that Precedents in the British Parliament, can in all Points direct the Irish Parliament, because in many Things they conflitutionally differ : But where Precedents are brought on one Side, the best Method to end the Dispute is, to produce on the other Side, Precedents stronger, and more pointed, as they have been litigated; and fuch I apprehend those to be, which I have now offered.

THE Irifb Precedents are taken from Addreffes to the Lord Lieutenant, in Favour of the College and Charter-Schools, "That he would lay before "his Majefty their *bumble* Defire, that his Majefty "would be pleafed, out of his Royal Bounty, to give, "&c." This is defiring "a Favour and acknow-"ledging a Bounty, which would be abfurd, if the "Crown had not the Right of Application." THIS is indeed catching at a Straw. Are not all Grants of Money made to the King? Muft not all Applications be in his Name? Is not this allowed by every Body? But do not the Commons, even in those Inftances, point out an Application of certain Sums, to certain Uses, not before provided for in the Committee of Supply? Such an Application must be called Bounty, because it cannot be called a Publick Service, being given to a Private Use: For though the College and Charter-Schools are most worthy of the Patronage and Care of the Publick, yet they are immediately under the Government of private Corporations, and therefore, in a Parliamentary Sense, are not ranked with Publick-Services.

THE Word Bounty is certainly relative to the Nature of the Grant. It being then a Matter of Bounty, it would be altogether Anti-Conftitutional to Addrefs his Majefty, that he would be pleafed, out of their Bounty, to give, though it is well known the Commons must make good any Deficiency. These modern Addreffes are taken from those of long standing: That in favour of the College is a Transcript from another of 1721, as to the Bounty. At that Time the Nation was in Debt in the Sum of 772611; whose Bounty was it then ?

But this will be very clear, if Attention shall be given to the Manner of addressing for Publick-Service. IN 1715, an *humble* Address was prefented to his Majefty, " *Humbly* befeeching him to allow the " half-pay Officers full half-pay from August laft, " and promising to make good any Deficiency."

application of certain

ANOTHER Addrefs was prefented, *humbly* defiring, " That Mr. *Topham* might be put upon the " Eftablifhment for a Sallary of three hundred " Pounds *per Annum*, as Register of the Records " of the Forfeitures in this Kingdom."

IN 1721, an *humble* Addrefs was laid before his Majefty, " That one Penny per Diem, clear of all " Deductions, be added to the Pay of each of the " effective Soldiers of the feveral Regiments of " Foot in this Kingdom, except to the Regiments " of Foot which shall be on Duty in Dublin."

THE Lord Lieutenant's Anfwer will shew, that notwithstanding the *Humility* of the Address, it was taken as a Grant.

Manute of the Grant. It being then a Matter of

" I will, faid the Lord Lieutenant, by the firft "Opportunity, lay this Addrefs before his Majefty, "which I doubt not will be very acceptable, as it is a farther Inftance of the Duty and Loyalty of the Houfe of Commons, and will greatly tend to the Support of his Majefty's Government."

will be fery clear. If Ammion f

October

October 25, 1721. An Address was presented to the Lord Lieutenant " That he would lay before " his Majefty the bumble Defire of the Houfe, that " his Majefty will be pleafed to order, that a Sum " of five hundred Pounds be given to Stephen " Costelloe for the many Services performed by " him to the Publick"

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Lienterra

THIS laft Inftance especially justifies me in the Diftinction I have made with Refpect to publick and private Applications of Money; that no more is meant by Bounty than to express it as a Matter of a private Nature, and that it admits no other Sort of Property in the Crown, than the others do, that is, a Truft for the Publick. If it were otherwife, how happened it that Application was made to the Commons? For it is very well known, that the very Sums were agreed upon before the Motions were made. I fuppofe the Application was made for this plain Reafon, becaufe the Publick Money was to be accounted for before them, and those could not be called Publick Services, fuch as the Publick Revenue is granted for; and of Course no Part of that Revenue which had been granted for Support of the Eftablishment only, could, without Misapplication, which the Sanction of the Commons obviated, be applied to private Uses, or in another Word, in Bounty.

BUT be that as it may, though the Commons had, through their great Respect for the Crown, used Words in an Address, that might be wrefted to favour a Prerogative; yet I must infift upon F 3

upon it, that it cannot be conclusive, whilft there are ftronger and more explicite Precedents on the other Side. Such I shall now produce, and so close my Evidence.

IN the Seffion of 1751, an Addrefs was, at the Inftance of the Principal Servants of the Crown, prefented to his Grace the Lord Lieutenant, "That "he would be pleafed to lay before his Majefty "the *bumble* Defire of the Houfe, that a Sum, not "exceeding the Sum of twenty-four thoufand "Pounds, might be laid out in making Additions to, and providing Neceffaries, for the Accommodation of his Majefty's Troops in the new Barracks, and in building, rebuilding and repairing fuch other Barracks, as his Majefty fhall judge neceffary for the more convenient Reception of his Forces, and the more effectual Security of the "Kingdom."

IF there were Authority in the Crown to expend this Money, without fuch Addrefs; why was it moved for, when there was fo confiderable a Sum in the Treafury? Surely, more Caution fhould have been ufed in a Matter grown fo tender by the then late Tranfactions relative to the Money-Bill. May an ordinary Man not furmife, that it was not thought quite fecure to truft to the Preamble paft a little before?

THE last Instance shall be the Estimate drawn up by an Officer of the Crown, and delivered by him

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him to his Majefty's principal Servants, Members of the Houfe of Commons, for their Direction in moving for the *Quantum* of Supply.

Amounting to-942063 1 9

Towards answering which MUST BE APPLIED THE SUM REMAINING IN CREDIT TO THE NATION AT LADY-DAY, 1753 - 247162 18 35

Also the Nett Produce of the Hereditary Revenue, taken at a Medium of feven Years laft paft ______ 393796

Making together-640958 18 35

Remains—301104 3 5 $\frac{5}{8}$ Add to this Grants by Parliament—46468 13 4 Quantum of Supply to be afked—347572 16 9 $\frac{5}{8}$

F 4

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LET not the Officer be blamed for having done this; let it not be fufpected, that he hath betrayed the Caufe, which he was employed to advance. No fuch Thing: He hath but followed the Precedents that have come down fucceflively from 1703.

COULD any Reader believe, that the much abused Commons had all this to fay for themfelves? Or can he now believe, that those who have most abused them, knew that all this was faid for them before publickly? Yet the Fact is fo; for in Truth, this is but a Recapitulation of fundry Speeches, with a more correct Detail, perhaps, of Facts.

CAN he suspect from what is here related, or from any of the Arguments made use of, that there was the least Spirit of Rebellion in the Majority, or the least Disposition to throw off their Dependancy, upon the Crown of Great-Britain ?

LOWARDS ANSWERING WEICH

Auso the Nette Produce of the

YET in this Light have they been reprefented by their Enemies in England. But this is a ftale Device. In the Beginning of this Century, the Truftees, acting under the famous Refumption Law, fet up a very Inquifition in this Country, fufpended all Law but their own, and were in all Things more like the Roman Decemviri in their corrupt State, than like Perfons only impowered to act under the gentle Authority of England. The People thus aggrieved could not help complaining: And then they were reprefented as Perfons defirous of delivering vering themfelves from a Subjection to an English Government. The Commons, when they met in 1703, shewed a well-spirited Resentment for this base Misrepresentation, to some of the Authors of it; and restored themselves to the Favour of the Crown by an Address, in which they thus delivered their Sentiments clearly and emphatically.

"WE cannot, but with the deepeft Concern, take Notice to your Majefty, that our Enemies, by many groundlefs and malicious Calumnies, have mifreprefented us, (the fad and fevere Effects whereof we too fenfibly feel) and efpecially, as if we thought ourfelves, or defired to be, independant of the Crown of England.

" IN Duty therefore to your Majesty, and to " vindicate ourfelves from fuch foul and unworthy " Afperfions, we here declare and acknowledge, " that the Kingdom of Ireland is annexed, and " united to the imperial Crown of England, and by " the Laws and Statutes of this Kingdom is de-" clared to be juftly and rightfully depending up-" on, and belonging, and for ever united to the " fame, and that it never entered into our Thoughts " to with the contrary; the Happine's of this "Kingdom entirely depending on a fteady Duty paid to the Crown of England, and a good Cor-refpondence with your Majefty's Subjects of that " Kingdom. And we do unanimoufly affure your " Majefty, that we will, to the utmost of our Pow-" er, support and maintain your Majesty's rightful " and lawful Title to the Crown of this Realm, " and

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Most certain it is, that there is not one Proteftant of Ireland, who will not with Heart and Hand, at this Day, fubscribe that folemn Declaration.

In the Year 1713, when the Commons made the most glorious Stand against the Attempts of a Party, meditating the Overthrow of the Succession in the illustrious House of Hanover, their Enemies made use of the old Scheme of Misrepresentation in England; but the Commons followed it with a stinging Address, wherein they assure the Queen, "That they would, as far as in them lay, Discountenance the restless Endeavours of those factious Spirits, who attempted to weaken the Protestant Interest of the Kingdom, by *forwing Jealous*, fpreading false Calumnies, and raising groundless Fears in the Minds of her Majesty's Peo-"ple."

IN 1723, the Lords and Commons interposed in Behalf of their Country, to fave it from impending Ruin; and represented to the Crown against a Patent granted to *William Wood*, for coining Halfpence. Whilst this Matter was in Agitation, the Patentee, (who expected to persuade this Kingdom to exchange its Gold for his Brass,) and his Associates, possessed all the Coffee-houses in London, with a Notion that Ireland was throwing off its Dependancy; and their Pretence was, that the Patent

brie 23

to obtained was under the great Seal of Great-Britain. This Storm however blew over; the Nation prevailed, and continued under its old Dependancy.

VIIII MADE TANK

I Do not recollect that any Occasion offered, to make the Dependancy of Ireland a Subject of Difcourse afterwards, until 1749: Then there were fome Papers published, that tended to create Jealoufies between Great-Britain and Ireland; and the Commons were fo justly careful, that it should not be even fufpected they were generally countenanced, that they thought themselves necesfitated to declare in their Address to his Majefty, " That they should, with great Chearfulness, lay " hold on every Occafion, which may tend to con-" tinue a reciprocal Confidence and Harmony, be-" tween his Majefty's common Subjects of Great-" Britain and Ireland, and must look, with the " higheft Indignation, on any audacious Attempt to " create a Jealoufy between them, or difunite their " Affections."

THEY did not yet think they had done that Juftice which the Cafe required, until they had cenfured the Author of those Papers, merely to shew their Zeal in suppressing every mad Thought of an Independancy.

YET, (who could imagine it !) this very House of Commons fell themselves in 1751, under the same inglorious Reputation, of setting up for an Independancy; and in Vindication indeed of their Understanding, as well as their Loyalty, were forced, though unufual, at the latter End of a Seffion, to transmit an Address to his Majesty, importing,

"THAT being truly fenfible of the many Bleffings that arife from the good Harmony, mutual Confidence and Affection of His Majefty's Subjects of these Kingdoms, and full of Gratitude for the Protection and Support they had at all Times received from the Crown of Great-Britain, on the Continuance of which their very Being depended, they should, on all Occasions, exert their utmost Endeavours to cultivate the fame good Understanding, and merit the like Support and Protection.

"THAT any Attempts to create Jealoufies between his Subjects of Great-Britain and Ireland, or to difunite their Affections, can only proceed from the felfifh and ambitious Views of defigning Men, who have an Intereft feparate and diftinct from that of His Majefty, and of his faithful Subjects of this Kingdom; but that the Com. mons were ready and determined to maintain and fupport, to the utmost of their Power, the Honour and Dignity of his Majefty's Crown and Government, and the united Interefts of both His Kingdoms, at the Hazard of their Lives and Fortunes."

IT was ftrange what could give Occafion for a Report fo difadvantageous to the Honour of the Commons; and yet it is certain, that Letters by every every Packet about that Time from England, spoke of the Representatives of Ireland and their Conftituents, by the Influence of the Reprefentatives. as ripe for Rebellion ; and that this was the Foundation of the recited Addrefs.

Weak the whole, it cannot with any fuffice, or IT is undoubted, that a House of Commons never acted more quietly or difpaffionately, or indeed fubmiffively: They not only paffed the Bill, with that Preamble that hath fince given them fo much Difturbance, without Hefitation; but they dropt filently the Linen-Bill that was altered; though it much alarmed, being the first Alteration of the Sort made in a Linen-Bill fince that Trade was guarantee'd to them folemnly by the whole Parliament of England before the Union : Indeed, they enquired into an abused Vote of Credit; they adjourned a certain Committee for a Week, inftead of twenty four Hours; and they ordered a Call of the Houfe to keep it full. of their Benefactor

SURELY none of those could be called Rebellious Acts ; yet I defy their most malicious Enemies to produce any other. of Rebellion. Some Conflitutions any be prong to

wheth whith they have

THE late Seffion was fhort, but bufy : Elections cannot directly relate to Government or England. The two Points therefore that have the Rebellious Taint (if any have) must be the Censure of a late Officer of the Crown; or the rejecting the Money-Bill. The first, no Body publickly condemns; the last must stand upon its own Bottom : If there be in the foregoing Account of that Matter fufficien

cient Argument, even to induce any Man to think the Majority was in the Right, then cannot the Majority be blamed for exercifing a Negative, which the Constitution bath given them.

UPON the whole, it cannot with any Justice or Colour of Reason, be laid to their Charge, that their Actions tend by any Means to alienate the Affections of the Subjects from the Crown, or to difunite the People of the two Kingdoms. These are only the Infinuations of Perfons who hate them, because they cannot conquer them; and who would at any Rate procure for themfelves potent Auxiliaries. But these Infinuations will never meet with Credit from Perfons who know their own Strength, and the Dependance the People, thus misrepresented, have upon it, for the Enjoyment of their Property, and the Continuance of their Trade. They are neither Fools nor Madmen, and they must be one or other, to fly in the Faces of their Benefactors, from whom they have derived all the Good they poffels.

THE Irifb Protestants deteft the very Thoughts of Rebellion. Some Conftitutions may be prone to it; and then it matters not whether they be pampered or starved: Pampering will produce Pride and Wantones; Starving will produce Discontent and Greedines; and either will bring forth Rebellion. But the Plant will not grow where the Seed is not fown. The Babes in IRELAND learn to lisp the GLORIOUS AND IMMORTAL MEMORY OF KING WILLIAM; the Young Men have imprinted

Acts ; vet I dely their molt malicious Enemies to

on

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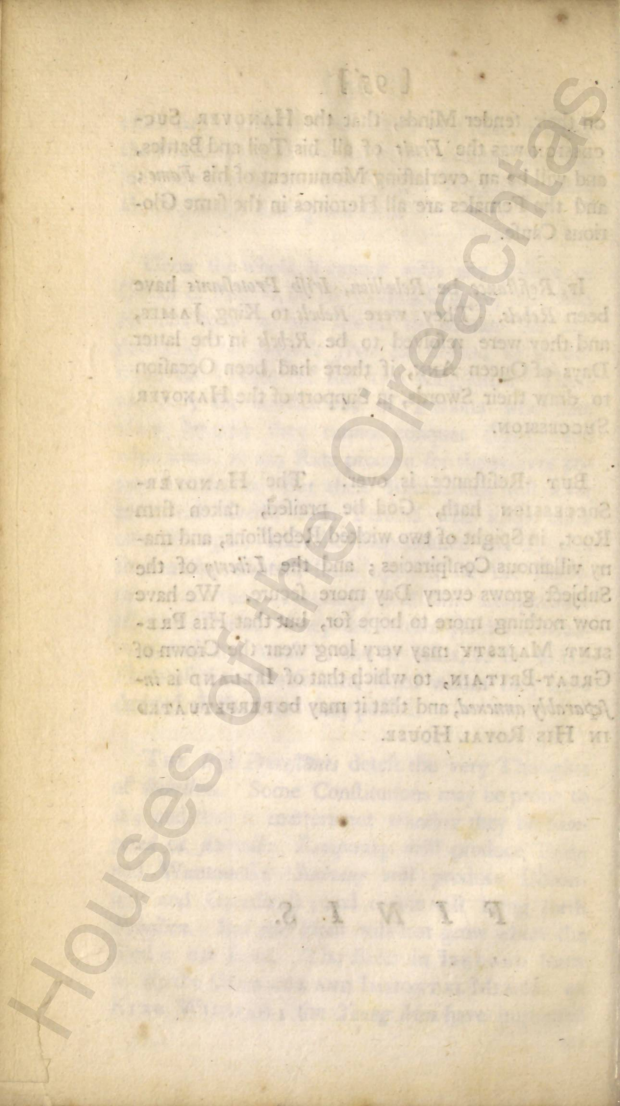
on their tender Minds, that the HANOVER SUC-CESSION was the *Fruit* of all his Toil and Battles, and will be an everlafting Monument of his *Fame*; and the Females are all Heroines in the fame Glorious Caufe.

IF Refistance be Rebellion, Irifb Protestants have been Rebels. They were Rebels to King JAMES, and they were refolved to be Rebels in the latter Days of Queen ANN, if there had been Occasion to draw their Swords, in Support of the HANOVER SUCCESSION.

BUT Refiftance is over. The HANOVER-SUCCESSION hath, God be praifed, taken firm Root, in Spight of two wicked Rebellions, and many villainous Confpiracies; and the *Liberty* of the Subject grows every Day more fecure. We have now nothing more to hope for, but that HIS PRE-SENT MAJESTY may very long wear the Crown of GREAT-BRITAIN, to which that of IRELAND is *infeparably annexed*, and that it may be PERPETUATED IN HIS ROYAL HOUSE.

FINIS.

t. G.



APPENDIX. The following Letter was published in the Universal Advertiser of Saturday, March 9, 1754.

Dublin, March 6, 1754. SIR, THERE is an Error in all the Editions of the Pamphlet, intitled, " The Proceeding of the Honourable House of Commons of " Ireland, in rejecting the altered Money-Bill, on December 17, " 1753, vindicated, Ec." fomewhat material, as it feems to extenuate one of the most horrible Impositions, that ever was attempted to be put upon the Publick. It is in Page 78 and 79 of the first and fecond Editions in the following Words :

" So that the fupposed Redundancy, misrepresented to have grown " in that Time, of three hundred ninety-eight thousand, one hundred " and ninety-four Pounds, ten Shillings, and two Pence, is thus re-" duced to feventeen thousand, nine hundred and fifty-nine Pounds, " one Shilling, and five Pence."

But this Obfervation fhould have flood thus :

" So that instead of a Redundancy, misrepresented to have grown " in that Time, of three hundred, ninety-eight thousand, one hun-" dred and ninety-four Pounds, ten Shillings, and two Pence, the " Nation really contracted a Debt of thirty-eight thousand, nine " hundred and thirty-nine Pounds, fix Shillings, and eleven Pence."

For thus the National Account flood in 17	741, 1743, 1745, and 1747.	
Charge of Government	3583618 06 00	
Revenue nett —	- 3544678 19 01	
Actenue neer		

38939 06 II Charge more than Revenue The Error happened by not bringing forward to Charge, the Debts contracted in 1741 and in 1743; and by giving Credit for the Surplus in 1747.

The Debt of 1741 — — — — — — — — — — — — — — — — — — —		53048 3849			
	S. S 5	56898	08	04	
The Surplus in 1747 being deducted		17959	OI	05	

38939 06 Remains the Debt As the Cafe was before stated, it was indeed bad : But the Difference to the Publick is now much worfe ; fince it is found, that all the boasted Savings are totally funk, and a confiderable Debt is grown up in their Place.

IL

This and fome literal Errors of the Prefs were owing to the importunate Demand for that Pamphlet : And therefore the Author and Printer must rely on the Publick for Pardon, for their feveral Errors.

I fear that my Observation of the Error in Computation hath been made too late, to reform it, even in the third Edition. But if a fourthfhall be neceffary, I affure the Publick, that I will take Care, that all the Improvements shall be made therein, that I apprehend are wanting to inform and pleafe.

I defire you will give this a Place in your Paper, that it may appear, I am at least as ready to cenfure any material Error in my Work, as its most bitter Enemy; but for a very different Reason : because, I am refolved the Reader shall have all the Information the Importance of AL liston anable me to give him. R. G.

