

1365



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COMPLETE COLLECTION

OF ALL THE

MARINE TREATIES

SUBSISTING BETWEEN

GREAT-BRITAIN

AND

FRANCE, SPAIN, PORTUGAL. AUSTRIA, RUSSIA, DENMARK, SWEDEN, SAVOY, HOLLAND, MOROCCO, ALGIERS, TRIPOLI, TUNIS, &c.

Commencing in the Year 1546, and including the Definitive Treaty of 1763.

WITH AN

INTRODUCTORY DISCOURSE, explaining the Force and Meaning of the principal Articles.

The Whole forming

A copious Body of Instruction, for Commanders of Privateers, Letters of Marque, &c. in making legal Captures:

And exhibiting,

To the Merchant, a fatisfactory Enumeration of those naval Stores and warlike Instruments, the Commerce of which, in Times of Hostility, is allowed or prohibited.

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PREFACE,

OR

Introductory Discourse.

CEVERAL very interessing Events in the present maritime War, have brought clearly before our Eyes the Importance of the following Extracts from the marine Treaties, and must needs have convinced every Perfon concerned in Commerce and Navigation, of the Necessity incumbent on him, to be acquainted with the Force and Extent of the Articles contained therein. The Use of them to the Commanders in the Royal Navy has been long observed; so that the Lords of the Admiralty have taken Care to print them for that Purpose, from Time to Time, with such Alterations and Additions as were made by fucceeding Treaties. But these Copies in Quarto are referved folely for the Use of such Commanders, and distributed to them alone, exclusive of all other Persons whatever. was presumed, therefore, that an Edition of them, reduced, as this is, to an easy Price, would be no unacceptable present to the Publick, especially as it comes attended with some Remarks, which are conceived to be necessary for the right understanding of them, and which are not to be found in the Quarto Book. The

The Want of some such Kind of Comment, as it may be fitly called, has been very fensibly felt of late, in regard to one of these Treaties with the Dutch: this shall be considered in it's proper Place. The Method of the present Collection directs us to begin with those between England and France. At the Head of which, the famous Treaty of Commerce, concluded at Utrecht in 1713, stands as still fubfifting, fince it has not been made void by any subsequent Treaty. Yet it imports to know, that as some Articles, particularly the IXth, could not, by the express Tenor of them, take Place without an Act of Parliament, and no fuch Act being ever passed; the French, notwithstanding these Articles as well as the rest were signed by the Plenipotentiaries on both Sides, sliew little or no Regard to any of them, making this Defect in some, a Pretence, as it suits their Interest, to reject the whole. It is not our Business at present to enter into the Merits of this Affair: By turning to the Remark at the End of the Supplement to this Treaty *, the Reader will find, that it was not confirmed by that of Aix la Chapelle; whence it follows, that by the Treaty of Utrecht in 1713, which is confirmed in the IIId Article of the Treaty at Aix la Chapelle, can only be meant the Treaty of Peace and Friendship.

It may well be thought not a little aftonishing, how it should come to pass, that a solemn Treaty, signed in due Form by all the British Plenipotentiaries, under the Direction of the Ministry, should escape a Ratisfication, in such

Articles as required it, by a British Parliament, while the fame Ministry continued. This Miscarriage was entirely owing to the mal-Formation of the Treaty itself, which happened to be so unluckily tempered, as to please neither of the contracting Parties; and on our Side, the Cry against it grew so loud, that the Ministry found their utmost Efforts, to sway the Parliament in it's Favour, 'utterly baffled. Lord Bolingbroke, who, 'tis well known, had the Direction and Management of this whole Affair, ingenuously owns, that this Peace, in general, was less answerable to the Success of the War, than it might, and ought to have been; that it was driven forward by the Zeal of particular Men, in their several Provinces, though they were not backed by the concurrent Force of the whole Administration, nor had the common Helps of Advice 'till it was too late, 'till the very End of the Negotiations; even in Matters, such as that of Commerce, which they could not be supposed to understand; that when it was laid before the Parliament, some even of the Ministry grew nice about the Construction of the Articles, and could come up to no direct Approbation: fo that " the very Work, fays he, which ought " to have been the Basis of our Strength, was in Part demolished before our Eyes, and we " were stoned with the Ruins of it "." The weak and unsettled Condition of the Duke of Orleans, who had usurped the sole Regency of France, contrary to the Establishment made by Lewis XIV. just before his Death, opened an Opportunity of mending this Matter by a

^{*} Lord Bolingbroke's Letter to Sir W. Wyndbam.

'new Treaty; but that was neglected by our fucceeding Ministry: And having thus once passed the Season, when it was in our Power, we never found another to repair the Fault. This, in the Course of Events, became out of our Power, and the unhappy State of our Affairs at the Treaty of Aix la Chapelle, turned up the Reverse of that Face which had been feen at Utrecht. In 1748, the Treaty of Commerce was never mentioned, as if grown oblolete; a Sort of tacit Acknowledgment of that Right which the French had affumed of rejecting it. All that we then aimed at was, to obtain a Confirmation of the Treaty of Peace; and as this was a Concomitant of the other, we shall now proceed to take it under our Consideration.

This, indeed, is of greater Importance than it's Companion, relating purely to Commerce; of such Importance, as to be made a Basis for all our Treaties since, not only with France, but with other Kingdoms and States. And yet some of the most interessing Stipulations in this Treaty are so loosely worded, that they gave Rise to those Disputes and Animosities, which proved the Fuel of the present War with France.

By the XIIth Article of this Treaty*, His. Most Christian Majesty slipulated to yield and make over to our Nation all Nova-Scotia or Acadie, comprehended within it's ancient Boundaries. This is the Expression, and there needs no Comment to shew it's Ambiguity, without some surther Description to ascertain these Boundaries. Hence a Door was lest open for the Disputes which followed, and which remain

^{*} Pag 21.

undecided to this Hour. The English, on one Hand, extending these Boundaries northward to the River of St Lawrence, westward as far as their own Settlements, and to the Sea on every other Side; while the same Boundaries are confined by the French within the narrow Limits of the Peninfula, as being particularly called Acadie. 'Tis well worth While, on Account of future Negotiations, to mark fome of the unhappy Consequences, which flowed from this fatal Neglect, in drawing fo momentous a Stipulation: A Neglect which was but ill falved, by the Expedient of referring these ancient Boundaries to be fettled and determined by Commissaries, forthwith to be named on each Side; which, in reality, was no better than a Piece of After-Wit, as was found too late on our Side; whilst our Enemies thereby got Time to breathe, to repair the broken State of their Affairs, and revive that all-grasping Spirit, which had been long curbed and kept under by the superior Force of Marlborough's Arms.

Whether any Commissaries were appointed, or ever met, is not worth the Trouble of an Enquiry; since it is but too certain, that nothing effectual was done towards a Determination of the Point. On the contrary, sour Years afterwards, in 1717, we saw a triple Alliance concluded between Great-Britain, France, and Holland, without the least Mention, much less a Regulation, of this Dispute. We had, indeed, been suffered to keep what we had acquired in the preceding War, viz. Possession of the Peninsula, or Acadie properly so called. Accordingly, a Governor was appointed, and

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fent thither with a Regiment, who obliged the French Inhabitants there to submit to our Government, and take the Oaths to his present Majesty after his Accession. Yet, being allowed to continue under Magistrates of their own chusing, they kept a much closer Correspondence with the Governor of Cape-Breton than they did with ours; called themselves, and were called by our People, the Neutral French; and, as foon as the War broke out with France, they took every Opportunity to shew, that they were true and loyal Frenchmen; who looked upon the forced Oath they had taken to our King as no way binding the Conscience. However, the continental Part of Nova-Scotia, which was the only Part in Difpute, continued in a State of Neutrality 'till the Treaty of Aix la Chapelle in 1748: But our Affairs then were so far from being mended, that they grew worfe, and even foon became desperate. The fame Things were repeated as had passed at Utrecht. The Treaty of Peace concluded there, and consequently the XIIth Article of it, was confirmed without any Revision; and all Disputes with France lest again to be settled in a subsequent Negotiation.

'Tis foreign to our Defign, nor indeed have we any Inclination, to set forth the unlucky Turn in our Affairs, which obliged our Ministers to accept of these Terms, though they had sufficient Reason to expect no good Effect from such a Negotiation: and the Behaviour of France very soon surnished a convincing Proof, that nothing was to be expected from any Negotiation. 'Tis true, they were actually

fet on Foot, and the Commissaries on both Sides met, according to the Agreement, at Paris. Great-Britain likewise soon after sent a Colony, which had been hitherto neglected, to the Peninfula of Acadie: a Garrison was built, and the Town of Hallifax planned, which presently began to shew itself on the Bay of Chebueto. But in the mean Time, we had no sooner restored the Island of Cape. Breton to the French, than their Governors in that Island made it their Business to encourage the Indians of Nova-Scotia to attack our infant Colony, and to murder or captivate such of our People as they met with straggling at any Distance from the Garrison; they were-likewise furnithed with Arms and Ammunition, and even with French Leaders and Directors. This, however, was done privately, in a covert Manner; and when Complaints were made upon this Head, instead of Redress there came evafive Answers, under such Pretences as were every one of them known to be false.

They went more openly to work the next Year, 1749, when a large Body of regular Troops and Canada Militia were dispatched by that Governor, to take Post on the Mouth of the River Chignesto, where it opens into the Bay of the same Name, and to erect a Fort there; though, when the Commissaries were appointed, it had been expressly agreed, that, during their Negotiation, neither Side should make any new Settlement, or crect any new Fortification, in any of those Parts of America, the Right to which was controverted between the two Nations. This Fortification was no sopper finished, on the North Side of Chignesto River.

River, than the Design of raising it came into View. The French Inhabitants, who were very numerous, and had a large Village upon the South Side of that River, notwithstanding their Oaths of Allegiance, immediately broke out in open Rebellion; inclosed themselves within strong Intrenchments; nor could they be reduced by fuch of our Troops, as were fent under the Command of Major Lawrence for that Purpose; for, being driven from their Intrenchments, they set Fire to their Houses, and, with every Thing that belonged to them, passed over to the other Side of the River, where they were received by their Countryman M. Corne, who declared that he would, and did actually, protect them, having drawn up his Troops there for that Purpose. Whereupon, Major Lawrence being restrained by his Orders from pursuing them over the River, or attacking their insolent Protectors, was obliged to content himself with raising a Fort at the Bottom of the Bay, upon the South Side of Chignecto River, which from him was called St Lawrence-Fort.

All this while, the Commissaries continued negotiating at Paris, without any proper Notice taken, either of the notorious Infraction of the Neutrality by one Side, or of the religious Observance of it by the other. The Consequence of this profound Silence was, a Resolution of the French, to take it for a tacit Acknowledgment of their Right to the whole continental Part of Nova-Scotia, lying North of the Bay of Fundy and Chignesto River. Upon this Principle, besides the last-mentioned Fort at the Mouth of that River, which they called

Beau-sejour, they proceeded presently after to erect another upon the East End of the Isthmus, at the Bottom of a Bay, ealled by them Baie Verte, or Green Bay; by which Means, they made themselves entirely Masters of the Isthmus, and thereby kept a Passage open for the Indians to pour in from the Continent against our Colony in the Peninsula. Nor did they rest here, but about the same Time began to erect another Fort at the Mouth of St John's River, upon the Bay of Fundy; by which they opened a Communication and a Water-Carriage from that Bay, almost quite to the River

St Lawrence, and very near to Quebec.

These bitter Fruits were the direct Produce of fuffering the Stipulation, whereby Nova-Scotia was eeded to us, to pass in general Terms only, leaving the Boundaries of that Country to be fettled by Commissaries afterwards. But the Mischief was not confined within any Boundaries of that Country; the pernicious Confequences of it were presently selt on the North-West Borders of Virginia, where the same Cause had indeed long before produced the same Effect. By the XVth Article of the same Treaty of Utrecht, the French had obliged themselves not to give any Hindrance or Molestation to any of the Indian Nations, who were then subject to the Dominion of Great-Britain, or Friends to the same, without expressly enumerating or describing what Nations these were; which again was left to be done by Commissaries. This Neglect was the more dangerous, as Lewis XIV. had made a Grant of the Missipi River to one of his Ministers, Mr Crouzat, the preceding Year, 1712; in which

which it was expressly declared, that the Intention of making a Settlement in that Country was, to establish, by Means of the great Lakes of Canada, an inland Communication between the Rivers Mississi and St Lawrence. And though, upon the Death of Lewis XIV. their Affairs were too much embroiled at Home to fuffer them to look Abroad for a While; yet, after the Conclusion of the Triple Alliance in 1717, already mentioned, a Missifipi Company was established the same Year, and a Colony fent either that or the next Year; by whom the Town of New Orleans was planned, and begun to be erected upon the East Side of the Missipi; between which and the River St Lawrence they resolved to carry their defigned inland Communication, by the Way of the River Ilianois; from one of the Heads of which there is but a short Land-Carriage, to a River that runs into the great Lake Michigan.

But, for the Safety of Passengers by this Route, it was necessary to have a Fort at the great Cataract of Niagara, the Country round which was possessed by the Iroquois, who would never consent to the erecting such a Fort; and, to compel them to submit, would be a direct Violation of the said XVth Article

of the Treaty of Utrecht.

However, both these Difficulties were got over, by watching proper Opportunities. After a fruitless Attempt in 1720 or 1721, which was deseated by the Iroquois, they compleated their Design in 1725; having, by sair Words and sine Promises, cajoled many of the Indians not to oppose them: And so calling them their Friends

Friends and not ours, by this Means the Stipulation of the Treaty with us was evaded; and, at the same Time, they sent so strong a Party upon that Service, as the refractory *Indians* not daring to encounter, a Fort of such Strength was erected, and so well provided with Artillery, that the *Indians* of themselves alone could never think of reducing it; and none of our Governors in *America* were ever impowered to assist them.

This Philosophic Patience on our Part, probably encouraged them to proceed further; and, having first attempted in vain to make a Settlement in 1726 upon the East Side of the Head of the Lake Corlaer, or Champlain, as they call it, within the Territory of Massachufet's Bay in New England *; they began another on the West Side of the said Lake, within the Province of New York. This succeeded to their Wish; and, in 1730 or 1731, their Settlement was executed at Crown-Point, and the Fort built, which they called Fort Frederick; and which they afterwards made one of the strongest Forts in America. This was the bad State of our Affairs in these Parts, when the Treaty commenced at Aix la Chapelle. But after we had submitted to that dishonourable Peace, they foon became much worfe.

It was well known to the French, that the easiest and shortest Way of establishing their designed inland Communication, between the Rivers Missipi and St Lawrence, was by the

^{*} They defisted, upon receiving a Message from this Colony, threatning otherwise immediately to attack them.

River Obio, as it is one of the most navigable Rivers in North-America, and as the head Branches of it pass very near the Lake Erie; but, as almost the whole Country through which this River holds it's Courfe, being poffessed by the Five Nations called Iroquois, or else by the Cherokees, both of whom were Friends to the English long after the Peace of Utrecht, the French durst not at first think of taking that Route, how much foever they could wish for it; but after this Treaty, and our Submisfion to the Encroachments in Nova-Scotia confequent upon it, they might well begin to think, as they did, that the long wished for Opportunity was come, to make themselves Masters of the River Obio, and thereby establish that justmentioned short and easy Communication by Water, almost the whole Way from the Mouth of the Missipi to that of St Lawrence. For this Purpose they built a Fort upon the South Side of Lake Erie, and about fifteen Miles South from thence they built another, upon a navigable River called Beef River, one of the Branches of the Obio; by which two Forts, and their Fort at Niagara, which they had very much improved, together with a new Fort they had erected at the Conflux of the Rivers Obio and Wabache, they compleated their Defign; for they might now travel and transport Goods by Water from Quebec to New Orleans, and back again, without any Land-Carriage, except about ten or fifteen Miles at Niagara, in order to avoid the great Cataract in that River; and fifteen Miles from their Fort, upon the South Side of Lake Eric, to their Fort upon Beef Beef River; and two or three Portages, of a few Yards only, in order to avoid the Falls or ripling Streams in the two great Rivers St Lawrence and Ohio.

In the mean Time, on our Side, a Company confissing of some Gentlemen in Virginia, and some Merchants in London, was established in 1749, by Charter, under the Name of the Obio Company; to which was granted 600000 Acres of Land upon that River. 1751, a Surveyor was fent to lay out thefe Acres in the best Lands there, and such as were most convenient for the Indian Trade. We had been for many Years before possessed of some Settlements in this Country, by the Consent of the Iroquois Indians, to whom it belonged; but these Indians presently grew jealous of this Company, as likely to become dangerous Rivals in their Trade, and from Friends, as they were at the Time of concluding the Treaty of Utrecht, and had continued fo ever fince, they now fided against us, and went over to the French, who failed not to make the most of this Advantage; and being provided with a fufficient Number of regular Troops to drive us out of this Country, the Governor of Canada now acquainted our Governors of New York and Penfylvania, that our Indian Traders had encroached on their Territories, by trading with their Indians, and that if they did not forbear, he should be obliged to seize them wherever they were found.

This was the first Time, that either Side had pretended to an exclusive Trade with any Indians, even those that were declared Friends

or Allies of the other: It being expressly stipulated by the XVth Arricle of the Treaty of Utrecht, now under Consideration, "That, " on both Sides, the two Nations should en-" joy the full Liberty of going and coming " among the Indians of either Side, on Ac-" count of Trade: And that the Natives of " the Indian Countries should, with the same " Liberty, resort as they pleased to the British " and French Colonies, for promoting Trade " on the one Side and the other, without any Molestation or Hinderance, either on the " British Subjects or the French." Thefe, however, in 1751, put the Menace in Execution, and seized three of our Indian Traders, whom they found trading among the Twigtees, a numerous Nation, inhabiting the Country westward of the Ohio, and next beyond the Country of the Iroquois. Notwithstanding these last had again changed Sides, and joined in Friendship with us, when they saw the French began to build their two Forts beforementioned, on the Side of the Lake Erie, and upon Beef River, in Hopes of having those Forts demolished by us; yet no effectual Notice being taken of this Encroachment on our Side, the French after this began to feize and plunder every British Trader they found upon any Part of the River Obio; and a Messenger being fent, in 1753, from the Governor of Virginia, to the Commander of these two Forts, to fummon him to retire, and demand a Reason for his hostile Proceedings, he returned for Answer, " That he knew of no Hostilities " that had been committed; That he could " receive

" receive no Orders, nor would obey any, but " those of His Most Christian Majesty, or his Governor of Canada: That as the Country belonged to the King of France, no Eng-" lishman had a Right to trade upon any of it's "Rivers, and therefore that he would, accord-" ing to his Orders, seize and send Prisoners to " Canada every Englishman that should attempt " to trade upon the Ohio, or any of it's Branch-" es." Nor were these vain or empty Threats; for all our People were foon after driven from their Settlements upon that River, and the French, early the next Year, built another Fort upon it, called Fort du Quesne; and, before the Expiration of the Year, were joined by the Indian Inhabitants on the Banks of that River, who actually declared War againft us *.

All this While, the Negotiations were still carried on for settling all Disputes amicably; though Mr Shirley, the chief of our Commissaries, had retired from Paris, the preceding Year, 1753; yet the Ambassadors continued at the respective Courts, and by their Means we continued to negotiate 'till the Death of the Earl of Albemarle, our Ambassador at Paris, which happend there on the twenty-second of December, 1754. This was followed the next Year by an open Rupture between the Nations, the Events of which produced a Declaration of the present War on our Side, 'May 17, 1756.

Thus the Lion was roused at last, and, by exerting his natural Strength, he has made his

^{*} This was done in Resentment of a Treasy concluded this Year, between our Colonies and the other Iroquois Indians who had no lands there, to purchase the Estates of them on the Banks of that River, without their Consent.

Aggressors sufficiently sensible of their Imprudence in rouzing him.

Next to France follow the Treaties with Spain; among which, the principal are those of 1667 and 1670, both confirmed by the Treaty of Commerce at Utreeht in 1713. By the Xth Article of the former it is stipulated, that British Ships, failing towards, or entring into, the Dominions or Ports of the King of Spain, shall not be subject to any Vifitation or Search *; and the like Fayour is granted on both Sides, by the Xth Article of the latter, to Ships forced by Distress, into any of the Places, Harbours, &c. in America, which are allowed free Ingress and Egress, without any Molestation or Impediment +. But after the Treaty of Utrecht, our West-India Traders, especially at Jamaica, carrying on an illicit Trade to the Spanish Main, for Gold, Silver, and other Commodities, whose Exportation thence was prohibited by the Spaniard; this Infraction of the Treaties, after several Years Practice, raifed the Indignation of that Court to fuch a Degree, that, not being able to restrain their own Subjects from joining in it by the severest Punishments, they ordered their Guarda Costas to visit and search any of our Ships, which they should find in those Parts, though failing upon the Ocean, and out of the utmost Limits of the Jurisdiction of their Ports or Coast. These Orders were accordingly executed with Severity, and even with Cruelty, feveral

^{*} See p. 52, 53. + Sec p. 65.

of our trading Vessels being plundered, and some of the Masters barbarously and inhumanly treated.

Herenpon, Complaints being made on our Side, a Negotiation was set on Foot, in order to fettle: the Matter amicably; but this proving ineffectual, Recourse was had to the ultima ratio Regum, and we declared War against Spain in 1739. The War terminated in the Treaty of Aix la Chapelle, in 1748; where, though we obtained a Confirmation of the Treaty of 1670, which had been omitted in all the preceding Treaties, of 1715, 1721, and 1729; yet we were not able to oblige the Spaniards to renounce, in a solemn Manner, the Right they claimed to fearch our Ships in the Seas of America, and to seize upon and confiscate them, if they found on Board any Spanish Money, or any Goods which they were pleased to call contraband or prohibited. So that the Treaty of 1670 not being confirmed by that of 1750, this Point is left undecided, and we are still negotiating with Spain about it.

Some Disputes have also arisen about the true Force and Extent of the XXIst and XXIst Articles of the Treaty in 1667, which declare in general, "That the Subjects of the two" Crowns respectively, shall have Liberty to trassick throughout all Countries, cultivating Peace, Amity, or Neutrality, with either of them; and that the said Liberty shall in no wife be interrupted by any Hindrance or Disturbance whatsoever, by Reason of any Hostility, which may be between either of the said Crowns, and any other King-

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"doms *." It has been alledged, that the Liberty here stipulated; fairly extends fo far, as to grant a Right to earry freely the Effects of an Enemy; but furely this is stretching the Article beyond it's true Intent and Meaning. The Liberty of Traffick to the Countries of the Enemies of Great-Britain, as thus in general stipulated, can be explained to grant to: the Subjects of the Crown of Spain, no other Right but that of carrying on, without any injurious Molestation or Disturbance, the ordinary Means of Traffick, with their own Produce or Property, on their own Account; provided that in Case of War they do not, under this Pretence, attempt to screen the Effects of the Enemy; and on Condition also, that they carry not any Implements of War, or whatever else, according to the Nature of their respective Situations, or the Circumstances of the Case, may be necessary to such Enemies for their Defence. Tis true, this Liberty is no more than what is allowed by the Principles of natural Equity, or the Law of Nations, and confequently, at first Sight, may feem not to require a particular Stipulation. But History will inform us +, that amid the Irregularities of War, the Rules of Equity in this Respect were not always enough regarded, and that many Governments, in Time of War, did often most licentiously disturb, and sometimes prohibit totally, the Commerce of neutral Nations with their Enemies. Hence it

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See p. 56.
† Groun Annales & Historiæ de Rebus Belgicis, lib iii.
became

became necessary to fix and determine what was the general Law of Nations, by particular Treaties; and hence it is, that about the middle of the last Century, when the commercial Regulations which now subsist between the European Powers first began to be formed, we find Articles, to the same Purpose as these abovementioned in our Treaty with Spain, afferting in general a Right to trade unmolested with the Enemies of each other *. These are usually placed among those Articles of general Import, which are commonly first laid down in Treaties +, as the Basis on which the subfequent Scipulations are founded, establishing fuch Privileges as the Rule alone would not admit. And among the rest, some Nations, we shall see presently ||, granted mutually to each other, by new and express Articles, the Right of carrying freely the Property of their respective Enemies. These last Articles, therefore, must be considered, as wholly distinct in their Nature from those beforementioned, and in their Meaning totally different. The first are in Affirmance of an old Rule; The last create a new Privilege. Those only confirm a Right, which was determined by the Law of Nations before; These make an Exception to

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^{*} So in the Treaty of Commerce between France and Holland, Art. XXVI, XXVII. Treaty of Commerce between England and Holland, Feb. 17, 1608, Art I. and II. Idem, between England and Holland, Dec. 1, 1674. Art. I. and II. Treaty of Commerce between England and France, Feb. 24, 1677, Art. I and II.

⁺ See the Treaties referred to in the preceding Note.

In confidering the Treaties between England and the States General.

that Law. Upon the whole then it follows, that by a general Stipulation in Favour of Trade with the Enemies of another Power, such as is made by the XXIst and XXIId Articles of the Treaty of Madrid in 1667, the contracting Parties never intended to imply a Right to carry freely the Effects of that Enemy; and that to establish such a Right, it is necessary to

have it expressly mentioned.

By the XVth Article of the Treaty of Aix la Chapelle *, it appears, that the Treaty of the Assente, signed at Madrid, on the 27th of March, 1713, and the Article of the Annual Ship, were confirmed for the four Years, during which the Enjoyment was lost, after the Commencement of the preceding War. But it must be observed, that since the Treaty of Aix la Chapelle, the whole Assente Treaty has been made void by that in 1750.

We come now to the Treaties with the States-General. Among these it was thought proper to give the first Place to that most important maritime Regulation of 1674, which has lately given Rise, upon Occasion of our present War with France, to so warm a Contest between the two most natural Friends in Europe, as would apparently have ended in a Rupture, had not some lucky Incidents in the Course of the War hitherto prevented it. By the VIIIth Article of this Treaty it is agreed, we see +, That all which shall be found on Board the

^{*} See p. 47. † In p. 99.

" Vessels belonging to the Subjects of either " of the contracting Parties, shall be accounted " clear and free, although the whole Lading, " or any Part thereof, shall by just Title of " Property belong to the Enemies of the other, " contraband Goods only excepted." Here, again, as in the Treaty of Utrecht, the Difpute is entirely owing to the general Terms of the Scipulation; one Side taking them in their full Extent, while the other infifts upon sueli Restrictions and Limitations to be put upon them, as right Reason and the Nature of Things necessarily require. Indeed, the Privilege, as it is expressed, is of such prodigious Advantage to the Dutch, and so very little, if any, to England, that it is well worth while to enquire, how it came to be admitted by an English Ministry into any Treaty. This Enquiry is the more interessing, as it will also help to lead us into the true Intent and Purport of it.

For the original Springs of this Article, we must go as far back as to the Year 1648, when the United Provinces erected themselves into a sovereign State by the Treaty of Munster *. From this Time the Commercial Provinces obtained the Lead among them; whence the Interests of Trade became of course the chief Object of their Councils; and the Views of their Ministers were directed to establish, upon a firm sooting, that extensive Trassick, which had supported them through all their Distresses, and to the Effects of which they

^{*} See Supplement, p. 263.

principally attributed all their Power and Freedom. Among the several Branches of Trade, that of Freightage, or the Carrying-Trade, demanded their Attention above all others; befides being a profitable Branch of Traffick in ittelf, it was the principal Basis of their naval Power, upon which the Security of the rest depended. This Trade was full taken up by the Hanse Towns, who, in the Time of our Edward III. and before, were the greatest Fleighters in the western Parts of Europe *. But the Dutch had now long forceeded thefe Hanseatic Traders, and long Possession had formithed them with great Numbers of Ships and Sailors. This was the Effect of an uncommon Parsimony and Industry, the natural Endowments of their People; whence, being contented with finall Profits, they were enabled to carry the Manufactures and other Produce of each Country, even cheaper than the Natives themselves could do.

With a People so happily tempered for this Branch of Trade, every patriot Minister must needs be prompted to study how to perpetuate the Monopoly of it to his Country. Accordingly, a Plan was framed to carry it to it's full Extent, in these two Points: First, that no Nation should grant to it's own Natives any Privilege, in Relation to Freightage, which the People of Holland should not equally enjoy: And secondly, That in Case of any other Nation's engaging in War, they should enjoy, as Neutrals, the Right of carrying the Property

^{*} Rymer's Fædera, Tom. IV. p 361.

of it's Enemies unmolested. I need not obferve, that these Points once established, would make them entire Masters of all the Commerce of the World. The Number of their Ships and Sailors would be continually increasing; no other Nation besides had more Shipping than what was equal to the Carriage of it's own Manufactures; and even these would by Degrees dwindle away, as the Dutch Carriage was found the cheapest. No Wonder then, that we find the Regency of Holland labouring, with unabated Perfeverance, through every Difficulty that arose, to obtain these two Points. Their great Minister de Witte, filled all his Instructions and Dispatches with every Argument and Motive that his active Mind could invent in Support of them *, and even appears willing to give up any temporary Advantage, to gain that, which, once acquired, would prove for Ages an everflowing Spring of Wealth, and consequently of Power too. I repeat it of Power too. Wealth, indeed, might, perhaps, at first be the only Object in their View; yet they could not be ignorant, that Power is the genuine Offspring of Wealth; and I chose to repeat it, fince to this well-known Truth, may be fairly ascribed the ill Success of all their Attempts, to carry the first Point, which required an extreme Indolence and Inattention to this Truth in all other Nations.

To enter into a general Detail of their Negotiations on this Head, would be too tedious; let it suffice to relate the Conduct of France

[.] See his Letters printed at the Hague in 1722.

and England on the Occasion. Not many Years after the abovementioned Treaty of Munster in 1648, the Tax of fifty Sous per Ton was laid upon all foreign Shipping, by Mr Fouquet *, in France, with a View of encouraging and augmenting the Freightage of that Country, in Opposition to the Dutch. Colbert, the succeeding Minister, continued it; nor were the Dutch able to get it taken off in their Favour 'till the Peace of Ryswic, in 1697, when France found it necessary to give a larger Vent, by this Means, to her Manufactures. Every one knows the short Duration of the Peace of Ryswic, and fince that Time she has regulated her Conduct, in remitting or preferving the Tax, as best suited the Interest of her Trade.

The Dutch, however, had better Success in the other Point of their Policy, viz. A Right, as Neutrals, of protecting the Effects of an Enemy. One Step towards it was obtained as early as the Year 1646, when, by a temporary Treaty, the neutral Vessel, and all the Effects of a Friend found on Board it, were agreed to be spared. This was confirmed and enlarged by a Declaration of the French King in 1651 +, and the Privilege was at length granted in it's sull Extent, in the memorable Treaty of Defensive Alliance between the two Nations, in 1662: By the XXXVth Article of which Treaty it is reciprocally agreed, that "All

This Minister war made Superintendant of the Finances in the Beginning of the Year 1653, and was succeeded by Colbert in 1661.

In De Witte's Letters; those from Bareel, in p. 77, 78.

"which shall be found on Board the Vessels of either of the contracting Parties, although the whole or any Part thereof shall belong to an Enemy, shall be free." We see the Favour was not obtained 'till near twenty Years after the first Step had been laid towards it; and to obtain it, was one great Part of the Dutch Ambassador's, Mr Boreel's, Employment, in his long Embassy at Paris; and no Doubt the Point was the more industriously luboured with France, in the View of orging it as an Argument to bring England to the like

Compliance.

Here, indeed, lay the greatest Concern of Holland, as she apprehended this Nation to be her chief Rival in Trade. Here, therefore, the most exerted her Policy, in Regard to both her Maxims. As to the first, the Juncture appeared to be favourable enough in 1648, and some few Years afterwards. The Ignorance of the English Ministers in Point of Commerce, and the little Attention which they had paid to the Interests of it, had given such Advantages to the Dutch, that more Vessels of that Country were seen in the Ports of our Colonies, than even of our own. But in 1651; there happened an Event, which put us upon vindicating the Advantages of our own Industry and Produce to ourselves. England being lately become a Republick as well as Holland, by such Means, as made it necessary to leave nothing untried for strengthening herself by foreign Connections, it was natural, in these Circomstances, for her to apply first of all to her near Neighbour and Sister Republick. Accordingly,

cordingly, Mr Oliver St John was fent, with Walter Strickland, in March this Year, to negotiate, not a bare Alliance, but an Union; with Holland; "such as might render them one Commonwealth. But the Dutch, comparing the ill-settled State of the English usurped Republick, with their own acknowledged Sovereignty, were fo far from accepting the Proposal, that they treated it with Disdain; so that the Envoys returned Home in July, not only with a Refusal, but with the Sting of fome Infults which had been offered to them by the Rabble at the Hague. St John was not of a Temper to pocket this Affront; and, as he was one of the ablest Lawyers then in England, he projected the Act of Navigation, whereby it was prohibited to import any foreign Commodities, except upon English Bottoms, or such as were of the Country from whence the Commodities came; and the Act was passed by the Council of State, on December 1, this Year, The Dutch were so sensible of it's Consequences, that it was the principal Cause of the ensning War in 1650 *; in which they were made still more sensible of the very respectable Power of the English, which they had despised. At the Negotiations for that Peace which put an End to the War; De Witte laboured, with his usual Industry and Acuteness, to procure the Abolition of the Act; but all his Efforts proved fruitless. They who made the Law attended with Vigour to

Act and Order. Act and Order.

the Execution of it, and our succeeding Princes have approved and confirmed it. This was the Fate of their first political Maxim, to enjoy equal Privileges with ourselves in Relation

to Freightage. I si was serio and some serios.

In the other Point, with a worse Prospect at setting out, they succeeded to the utmost of their Wishes. By a Treaty made between Henry VII. King of England, and Philip Duke of Burgundy, the Sovereign of the Low Countries, it was agreed, that the Subjects of either Prince should not carry, or cause to be carried, by Sea, fraudulently, or under any Pretence whatever, any Goods or Merchandises belong ing to the Enemies of the other Prince. And it further stipulated, that in Case the Master. of a neutral Vessel shall endeavour, by a false Report, to defraud the Captor of any of his Enemies Effects, he shall be obliged to make good the Loss thereby sustained, by the Forfeiture of as much of his own #; and it appears from de Witte's Letters, that the Dutch never could obtain the Rule, that free Ships should make free Goods, durings the Usurpation and Protectorship of Cromwell: On the contrary, upon their Ambassador Newport's so often repeated Sollicitation about the Marine Treaty, the Answer given by England was, that the Demand of free Ships making free Goods, and protecting their Enemies Property, was very unjust; for which the Reasons then alledged are as firong as any that have been made Use of fince +.

^{*} Intercurfus magnus, in Romer's Fædera, Vol. XII. p. 585. † Aitzema of the State of Affairs and of War, under the year 1556. After

as After the Restoration, the Dutch, in Consequence of the Treaty with France in 1662, wherein that Kingdom had ceded this favourite Point to them, entered into a defensive Alliance, and joined France in the War against England the ensuing Year. That War terminated in a Treaty of Peace at Bredah; dated. July 21, 1667; between the three Powers : in which, general Freedom of Navigation was allowed to the English, which seems to have been the great Point contended for by our Ministers. During the Negotiations, Sir William Temple, in a Letter of the 21st of May, to Lord Coventry, then Ambassador to the States, writes thus: Mr Godolphin affured me, that all Parts of the Treaty of Commerce are so much to our Defire and Advantage, that he hopes to fee many a rich Man in England by it. In this good Humour, they suffered seventeen Articles of the Treaty between France and Holland in 1662 (among which was the XXXVth. in which the French consented to grant the Right of Protection to neutral Vessels) to be inserted into the Treaty of Commerce at Bredah " to serve for a Rule and Law, and so to " make Way for concluding a more perfect " and compleat Treaty, concerning maritime " Commerce between England and Holland *." At the Time of treating, there happened an unlucky Event in the War, which apparently helped to dispose our Ministers to make this Concession. On the 15th of June, the Dutch Fleet failed up the River Medway, as far as

^{*} Article III. p. 100, 101,

Chatham, and burnt the Royal Oak, the Royal London, and the Great fames, with several Ships of War lying there; by which bold Action, they forwarded, says one of our considerable Merchants *, the Conclusion of such a Treaty of Marine, as they had long desired in vain.

It is not improbable, however, that one, if not the principal, Motive for making this Concession was, to facilitate the compassing of a Project, then formed by our Court, to engage the Dutch in a defensive Alliance with England, and so take them out of the Hands of France. 'Tis certain, that Sir William Temple was dispatched to the Hague in January following, with Propositions for such an Alliance. Hereupon, the Dutch turned that Proposal to their own Advantage, and resolved not to join in any Alliance, unless the provisional Concessions at Bredah were made perpetual, and formed into a permanent national Treaty. De Witte expressly told our Envoy, that " the " Treaty of defensive Alliance must, for a Ba-" sis, have at the same Time an Adjustment " of Matters of Commerce +:" And unless this could be obtained, it was the avowed Opinion of that great Pensionary, not to conclude. Influenced by the Sentiments of their Minister, the States persisted in the same Resolution; and though England was, averse ||

† Sir William Temple's Letter to Lord Arlington, January 24, 1668.

| Eadem iidem, Feb. 12, 1668.

^{*} Mr Magens, in a Treatise upon Insurances, &c. in two Volumes, 4to. 1753, Vol. II.

Sir William huddled up the Point by a Sort of Constraint; being apprehensive of the least Delay, and of the Uncertainties which would sollow from it, he ventured to comply with their Desires, though he thereby exceeded his Instructions: A private Promise passed first between him and De Witte, and in Consequence of that, a sew Weeks after, a Treaty of Commerce was concluded in February 1668, of which the XXXVth Article of the French Treaty in 1662 was made a Part. This Treaty was consirmed by the Treaty of 1674, which is now the maritime Regulation between the two Powers.

However, as the Dutch never happened to be Neutrals in Respect to England, from the Time of making it 'till the Commencement of our present War with France, the VIIIth Article lay dormant during that whole Interval; and some Time longer. But in 1758, when the French finding themselves unable to carry on their own Trade in their own Bottoms, resolved to employ the Dutch, and not only exempted their Vessels from the Tax of 50 Sous per Ton, but opened to them all their Ports in America. The Mischief of suffering the Rule to pass in general Terms, became notoriously manifest, and Britain resolved to make Use of those Means which God had put into her Hands, to remedy it. Great Numbers of these Dutch Vessels were taken *, and some of them adjudged to be lawful Prizes by our Court of Admiralty.

^{*} See a Lid of the Captures in the Magazines.

The States being extremely vexed to see the Net, which they had so cunningly woven, and spread over us by the Treaty, now prove at length, upon the first Trial, too weak to hold us, and foreibly broken, did not spare to make heavy Complaints of the Breach. No less than four Memorials were presented, by large Deputations from their Merchants to the Princess Gouvernante. In one of which, they threaten to oppose Force to Force, in Case a Deputation, which was proposed to be fent to England by their High-Mightinesses, to sollicit speedy and fatisfactory Redress, and to infift strongly on it, should prove ineffectual. " And, " continues this Memorial, if we might not " feem to anticipate the Deliberations of our " legal Regency, we would at the fame Time " propose, that a Resolution should be taken, " when the Deputation is fent to England, to " fend Commissions to Russia, Spain, Sweden, and Denmark, that in Case the Court of England should give a negative Answer, Al-" liances, Succours, and Affistance, might be " fecuréd, to oppose, in Concert with us, the " despotic Empire of the English on the Sea." The Princess Regent, in her Answer to this Memorial, takes Notice, that she had received " A Letter from the King her Father, wherein " his Majesty says, The Affair of the Dutch is " now under Consideration: and York will speedily receive the necessary Instructions for set-" tling it amicably. Some Methods shall be " thought of to curb the Infolence of the Priva-" teers: That the was informed Mr York had " asked a Conference to treat of this Matter;

" And that she lioped the Negotiation would be attended with Success." She had, in Anfwer to a former Memorial, assured them, that Negotiations were carrying on at London, for an Accommodation. But Mr Hop, the Dutch Minister here, soon afterwards acquainted his Masters, that our Court insisted upon these two Points; namely, That the Dutch should relinquish the Trade and Navigation to the French Islands, and also forbear supplying the French with Materials for Ship-building. These, in the last Memorial, are called Conditions prescribed, to which those Merchants who are the Sufferers could not subscribe, and which could not be accepted for the Merchants in general. We find, notwithstanding, that both these Conditions were peremptorily insisted on in the Memorial, which Mr Yorke presented by. his Majesty's Command to the States-General, on the 22d of December that Year, 1758; where having hinted, that the Treaty of 1674 was enervated, by their ill Faith in observing fome Stipulations of other Treaties which were connected with it, and taken Notice, that a Trade of the Nature which they now claimed was never permitted by themselves to others, and had been opposed by the Salus Populi in all Countries; he requires, in his Master's Name, " That fuch Naval Stores, as confift of Materials for building and repairing the " French Fleets, should be comprehended in " the Class of contraband Goods;" and then gives them to understand, " That it was his "Majesty's Intention, that the Subjects of " their High-Mightincsies should enjoy all the " Privileges

" Privileges and Immunities refulting from the "Treaty of 1674, so far as the Tenor of it was not derogated from by the present Accommodation *." In the mean Time, an Equipment of eighteen Ships of War had been resolved on by the Dutch, to take Place as soon as possible: And in April the next Year, 1759, arrived at London the two Deputies, according to the Intimation given in the abovementioned Memorial of their Merchants. But feeing the prodigious Success of our Arms this Year, especially in taking Guadaloupe, Quebec, and, upon the Matter, the whole Country of Canada, together with the Failure of the French Finances; these unfriendly Allies have thought fit to sosten their Animosity, and wait the further, and probably the final, Issue of the War; leaving the French Trade, as not worth contending for by the Government at the Hazard of a Rupture, to private Adventurers; and, as to Captures, acquiefcing in the Sentences of the Lords of Appeal, who apparently regulate their Decrees by the Accommodation, prescribed to the Treaty of 1674, in Mr Yorke's Memorial.

In the last War, when the Dutch acted in Conjunction with us against France, we see a very different Conduct observed on both Sides, in Regard to this Treaty. Among the Instructions for Commanders of Ships carrying Letters of Marque and Privateers, given by his Majesty in June 1744, a Copy of which is annexed to the present Collection, we find, "That no Goods laden in Dutch Ships shall

^{*} This is further explained in An Extract, &c. in the Gentleman's Magazine for September 1758, p. 403, 404

be deemed contraband, other than such as are declared fo to be, by the Marine Treaty concluded between England and Holland in the Year 1674." And that "All Captains and Commanders of such Ships are required and enjoined to observe carefully and religiously, the Terms of the Treaty marine, " between his late Majesty King Charles II. " and their High-Mightinesses the States-Ge-" neral of the United Netherlands, concluded at London the first Day of December, 1674, old style, and confirmed by subsequent Treaet ties: And they are hereby required to give security, pursuant to the Xth Article of the " aforesaid Treaty Marine, for their due Per-" formance thereof *."

The Dutch, likewise, on their Side, published a Placart, July 7, 1747, prohibiting the Exportation "of the following Sorts of 46 Arms, Ammunition, and other warlike " Stores; as also Fodder and Provisions; to wit, Salt-Petre, Sulphur refined or unre-" fined, Gunpowder, Matches, Cannon, Swi-" vel-Guns, Mortars, Carriages, Balls, Bombs, " Curcasses, Grenadoes, Muskets, Forkets, " Fusils, Pistols, Petards, Salfages, Pitch, " Crantzes, Helmets, Caskets, Curasses, " Bandeliers, Pouches, whole and half Pikes, " Halberts, Swords; and further, all Sorts of "Weapons, ferving for the Hand, or firing " Instruments; among which are comprehen-" ded Gun-Barrels and Locks, and what fur-" ther may be requisite to mount the same; " Boots, Saddles, Pistol-Cases; and all what * Instruction III. and IV. in p. 221.

"is necessary for the dressing of Horses. Item, Masts, and all Sorts of round Timber for building of Ships sawed or unsawed, Sail-Cloth, Hemp, Ropes, Anchors, Pitch, Tar, Lead, Pewter, Iron and Steel Filings, all Sorts of Copper and Metal, Sea-Coal; as also Hay, Oats, Straw, and Horse-Beans; all under the Penalty of forseiting the said Species, which shall be endeavoured to be exported, and found out; and moreover, of twice the Value thereof, one third Part for the Informer, one third Part for that shall seize them, and one third Part for the Publick."

This Placart * was also followed by another, called Placart of Ampliation, dated August 31, the same Year. " Whereby it is declared, First, " that under the Word Masts, Yards, Tops, and all Sorts of round Timber and other, fit for the building of Ships, fawed and unfawed, the Exportation whercof is prohibited in our Placart of the feventh of July, " are contained and to be understood, green " Fire, and Norway and other Masts, Stumps " for Bowsprits, Yards, Tops, and all other round Timber; there are likewise contained among it, Milrods for Oars, and fix or eight-" Square cut Timber, used, or sit to be made useful, for any of the said Articles; Knee-"Timber; crooked Timber, of what Quality " of Wood saever, without any Distinction of " Length, Thickness, and Breadth; Silesia, " Hamburgher, Weefelist, or Rhenish Timber; "Wood, Blocks of Oak, or Beach-Wood,

* P. 204, 205.

"either whole or fawed; as also green Firr, and Norway Balks, either entire or cut, above twenty Feet long, and above one Inch and a half thick; all oaken Planks, be it Dantzick Plank, or the so called, Upper or Low-Land, of what Dimension or Thickness soever; likewise all green Firr or Norway Deal-Boards, sawed either abroad, or in these Provinces, longer than twenty Feet, and thicker than one Inch and a half, without any further,

"Secondly, that under the Words Ropes and Cordage, prohibited to be exported by the faid Placart, are also comprehended bending Ropes; as also Cable-Yarn, Rope- Yarn, Leach-Yarn, Sail-Twine, and the

" like."

And because some lesser Implements in Iron and Copper are declared not to be comprehended under the general Words Iron and Copper, prohibited in the former Placart; in Order to prevent any Abuse that may be made of this Concession, "Such Shippers and Ma-"sters of Ships, as shall be found to have made their Machinations to send their pro-"hibited Goods to France, shall also be corporally punished, besides and above the For-"feiture and Penalty of treble the Value of the Forseiture of the Ship, if, and as far as, the same doth belong to the Shipper or Ma"ster *."

Agrecable to this Spirit of Fidelity to each other, a Cargo of Brandy and Salt, loaden in a

^{*} P. 199, 200, 202.

Dutch Ship, bound from Nantz to Dantzick, for Account of the Owner of the Ship, was first condemned in our Court of Admiralty, and the Sentence confirmed afterwards by the Lords of Appeal, as contraband Goods; for this Reason, because, though Dunkirk was no blockaded Place *, yet Brandy and Salt were of Service to the French Army, which lay encamped at no great Distance from it.

In the Treaties with Portugal, which follow those with the States-General, we find a very different Temper. By the XXIIId Article + of the Treaty in 1654, it appears, that Cromwell agreed with the Portuguese, in the Rule of free Ships making free Goods, which he would not allow to the Dutch. No Body knew better than he did, that the Weight of the English lay chiefly in the Superiority of their maritime Strength, of which he had very lately seen a noble Proof in his War with the Dutch; and consequently, that he cannot be supposed not to-know, that it was bad Policy in general to allow this Rule to any Nation. But he feems to have fomething further in View at this Time. Portugal was then contending for the Possession of it's East and West Indies with the Dutch. The Protector therefore refolved, that the English should reap the Benefit of that Trade in the mean while. Portuguese, in their then present Situation, must have found it difficult to have supplied

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^{*} As was required by Article IV. of the Treaty of 1674, p. 86, 87.
† In p. 119.

the Indies themselves, and consequently might well allow the Proviso granted in the XIth A ticle * of this Treaty, " That the People and Inhabitants of Great-Britain, might navigate and trade, freely and lafely, from Portugal to Brafil, and to the East and West Indies, paying the Duties and Customs which others pay who trade with those Countries, and that they should have the fame Freedom which had been granted by " any former Treaty, or should be granted " hereafter to the Inhabitants of any other " Nation, in Alliance and Friendship with " that Kingdom," However, this Freedom ended, with the End of the Contests about their Possessions. For, as their Friends and Allies monopolized the Trade of those Places, where they had been admit ed, and got footing in the East and West Indies; the Portuguese, in Return, excluded them from trading. to those Settlements, which they still retained.

It seems a little surprizing at first Sight, to find so sew Treaties of Commerce and Navigation with Portugal; and none later than 1654. This is the Result of that perfect good Harmony and friendly Disposition, which has long subsisted hetween the two Nations. Hence it is, that the XIXth Article of the last mentioned Treaty, by which it is stipulated, that Ships and Goods of one Party, carried by an Enemy into the Ports of the other, shall be restored +," is agreed to be annulled by a

^{*} Inp 117. † Inp. 118, 119.

contrary Practice, without any special Contract, either publick or private, to rescind it; and there are also other Articles in the same Treaty that are become void, as being obsolete, and out of Date now. It is so much the mutual Interest of both Nations, to keep always well together, that there has been no Occasion for any more particular Treaties to preferve them in Amity. There was, indeed, a Circumstance in 1682, which threatened a Rupture' between them; when the Portuguese, having fet up a Manufacture of woollen Cloth, andmade some Progress in it, prohibited the Admission of our Cloths, in order to promote their own Manufacture: But the Clouds were dispersed, by a well-judged Piece of Policy, which England made use of in forming the Treaty of Alliance with them in 1703, when they joined us in the War against France and Spain. By that Treaty it was stipulated, that our Cloths should be admitted for ever, granting them an Equivalent in admitting theirs; which answered very well on our Side, having proved the Ruin of their Manufacture.

In proceeding from Portugal to the Treaties with the Emperor, the Reader will find, by Article V. of the Convention in 1715, that the Parties had then some Intention to agree upon a new Treaty of Commerce. The same is also actually stipulated in the Vth Article of the Treaty of Peace in 1731, and that a new Tariff should be settled for the Austrian Netherlands, by Commissioners to meet at Antwerp within two Months, and to be concluded within

within two Years: But that no fuch Treaty has as yet been concluded *. Nor, indeed, can any Thing be done in it during the Continuance of the present War; the Issue of which, however, may not improbably give our Merchants an Opportunity of repairing their Fault, during the last War, when, though they must needs see how greatly the House of Austria was in want of our Assistance, yet they neglected to represent in a proper Manner to the Ministry in what their Wants consisted, and what would redound to the Benefit of Trade. This was the more surprizing, as it might have been presumed, that the Court of Vienna would not then have hefitated to have made fome more favourable Concessions to us than to other Nations; fince, besides defending them with a powerful Army, we affisted them with a Subsidy, from 300,000 l. to 500,000 l. a Year in . ready Money, and so paid dear enough for whatever Privileges we might have obtained.

Among the Treaties with Russia, which appear next in Order, the short Duration of sour Years, fixed for the Subsistence of the Treaty in 1755, as is seen in this Collection +, seems somewhat extraordinary. To account for it, we must take a View of the Situation of Affairs in Germany at that Juncture. The Rupture between England and France had grown in the Beginning of this Year to such a Height, as must unavoidably bring on a declared

P. 124, and + Supplement; p. 268.

War; the Consequence of which, it was obvious to foresee, would be an Invasion by the French of our King's German Dominions. In order, therefore, to provide a sufficient Defence for their Security, it became necessary to procure as powerful a Confederacy as could be had. For that Purpose, his Majesty set out for Hanover on the 28th of April, and concluded a Treaty on the 18th of June with the Landgrave of Heffe-Caffel; by which that Prince engaged to hold in Readincs, during four Years, for his Majesty's Service, a Body of 8000 or 12000 Men, to be employed, if required, upon the Continent, or in Britain or Ireland, but not on Board the Fleet or beyond the Seas; and, on the other Hand, his Majefly engaged to pay, remount, and recruit, these Troops, whilst in his Service; and befides, to pay the Landgrave, during the Term of four Years, an annual Subfidy of 150,000 Crowns Banco, valued at 4 s. 9 d. 3 Sterling each, together with a large Sum for Levy-Money, to be paid at the Exchange of the Ratifications; which Subfidy was to be at the Rate of 300,000 Crowns yearly, from the Time of requiring the Troops, to the Time of their entering into British Pay; and in Case they should be again dismissed, the said Subsidy of 300,000 Crowns was to remain and to continue at that Rate, during the Residue of the Term. Some other of the German Princes, particularly Bavaria and Saxony, were probably applied to on this Occasion, but without Success.

In the mean Time, the War being in some Measure begun, by Admiral Boscawen's attacking and taking the Lys and the Alcide, two French Men of War, off the Coast of Newfoundland, his Majesty returned to his British Dominions sooner than usual; he arrived at Kensington on the 15th of September, and on the 30th was concluded the Treaty of Alliance now under Consideration between him and Russia. By this Treaty, her Russian Majesty engaged to hold in Readiness in Livonia, upon the Frontiers of Lithuania, a Body of Troops, confisting of 40,000 Infantry and 15,000 Cavalry; and also on the Coasts of the said Province, forty or fifty Gallies, with the necessary Crews, in a Condition to act on the first Order; but neither these Troops nor Gallies to be put in Activity, unless his Britannick Majesty or his Allies should be somewhere attacked: In which Cafe, the Russian General should march, as soon as possible, after Requisition, to make a Diversion, with 30,000 Infantry and 15,000 Cavalry, and should embark on Board the Gallies the other 10,000 Infantry, to make a Descent, according to the Exigence of the Case. On the other Side, his Britannick Majesty engaged to pay to her Russian Majesty, an annual Subfidy of 100,000 l. Sterling, from the Day of the Exchange of the Ratifications, to the Day that these Troops should, upon Requisition, leave the Russian Dominions; and from that Day, an annual Subfidy of 500,000 l. Sterling, until the Troops should return into the Ruspan Dominions, and for three Months after their Return. His Britannick Majesty LIZ further

further engaged, that in Case her Russian Majesty should be disturbed in this Diversion, or attacked herself, he would furnish immediately the Succour stipulated in the Treaty of 1742; and that in Case a War should break out, he would send into the Baltic a Squadron of his Ships of Force, suitable to the Circumstances. And both Parties agreed, that this Convention should subsist, as has been said, for four Years, from the Exchange of the Ratifications. The Reason of which now is clearly seen: Neither did the large Expence on one Side admit, nor the greatness of the Force on the other Side require, a longer Term for effectuating the in-

tended Purpose.

Nay, so shifting and changeable were the Politicks at that Time, that this Treaty had never any vital Subfistence at all, or was never carried into Execution, being counteracted by our Refusal to accede to a defensive Alliance between the two Courts of Vienna and Russia; in which there was an Article, that if the King of Prussia should attack either of the Allies, neither should make Peace with him, unless he agreed to restore Silesia. That Monarch no sooner got a Copy of our Treaty with Russia, than he declared by his Ministers, at all the Courts of Europe, that he would oppose, with his utmost Force, the Entrance of any foreign Troops into the Empire. Court of Verfailles was apparently much disturbed at so unexpected a Declaration, by a Prince still in Alliance with it, and who could not be ignorant, that a numerous French Army was already affembled near the Lower Rhine, and Magazines

Magazines provided for their March the whole Way to Hanover; fo that all they wanted was a Passage through the Prussian Dominions, to enable them to swallow up that Electorate, before the Russian Auxiliaries could be brought thither, or any Way formed for protecting it. But his Prussian Majesty persisted firmly in his Resolution to oppose it; whereupon, a Negotiation being fet on Foot by our Court at Berlin, a new Treaty of Alliance was concluded in the Beginning of the next Year 1756. On the other Hand, the Court of Petersburgh adhering to her Alliance with that of Vienna, proceeded presently to perform her Stipulations with Regard to Silefia; and what has been the Event of these Changes I need not say. It is more to the Purpose of the present Discourse to take Notice, that the forementioned Treaty with the Prince of Hesse Cassel was renewed before the Expiration of the four Years; but it's Partner (if I may call it so) with Russia remains extinct, so that the Treaty of 1742 is the last Treaty now subsisting between the two Kingdoms.

We must not dismiss the Treaties with this Court, without considering the Claim that has been lately offered thence, of carrying the Property of an Enemy. This Right is deduced from a general Stipulation, declaring, that Russia shall be treated in like Manner as the most favoured Nation. The Stipulation is inserted in several Articles of the Treaty of 1734; but it appears in every one of them, to relate only to the particular Privileges which the Subjects of each were to enjoy, while they were trading

within

within the Dominions of the other. In the IId Article, this Equality of Favour is expressly faid to be granted throughout the Dominions of the contracting Parties in Europe. In the IIId it relates only to the favourable Reception of the Subjects of each other, in the Ports of their respective Countries *. In the XIVth, it grants only an equal Freedom, to import such Merchandise into each other's Dominions, as is allowed to the Subjects of any other Country. And in the XXVIIIth, it refers only to the Respect and Treatment which is to be given to the Subjects of one Party, who come into the Dominions of the other +. Hence it is manifest, that the Stipulation of equal Favour relates to nothing elfe, but such Advantages as may be granted to foreign Traders, by the municipal Laws or Ordinances of each Country; fuch as Equality of Customs, Exemption from the Rigour of ancient Laws, which would affect them as Aliens, and the Privileges of Judges-Conservators and Consuls. But because the whole Detail of these could not eafily be specified, for that Reason they are thus comprehended in general Terms.

After Russia follows Sweden; where, in Pursuance of our Method, the Treaty of October 21, 1661, is placed first, as the principal one at present in Force between the two Nations. And it is observable, that the IVth Article of this Treaty || has the same Stipulation, of equal

^{*} P. 132. † P. 134, 135.

P. 139, 140.

Favour as that abovementioned with Russia: and that it likewise refers to such Favours only as may be enjoyed in Matters of Traffick within their respective Dominions: The Treatment which the contracting Parties shall there give to the Subjects of each other, is the principal Purport of the Article: It specifies many Particulars; and among the rest stipulates, that the People of both Countries shall have " Li-" berty to import and export their Goods at " Discretion, the due Customs being always " paid, and the Laws and Ordinances of both "Kingdoms universally observed:" And then manifestly connecting this with what follows it, adds: "Which Things being presupposed, "they should hold such ample Privileges, Ex-" emptions, Liberties, and Immunities, as " any Foreigner whatsoever doth or shall en-" joy." The general Equality, therefore, here stipulated, plainly relates to those Places alone, where the Customs of these Kingdoms are to be duly paid, and the Laws and Ordinances of them are in Force; and that is only within their respective Dominions, as is evident from the Words, " In the Dominions " and Kingdoms of each other," which are twice repeated. 'Tis true, we find the following Stipulation in the XIth Article *, that " It is by no Means to be understood, that " the Subjects of one Confederate, who is not " a Party in a War, shall be restrained in their " Liberty of Trade and Navigation with the " Enemies of the other Confederate, who is

"involved in fuch War." But the Meaning of these Words is clearly explained in the next Article XII. which is so far from supposing, that the Liberty here granted implies any Right to convey the Effects of an Enemy, that the very Attempt to practise it, under Favour of this Liberty, is there called a Fraud, and, as a most heinous Crime, is ordered to be most se-

verely punished *.

The Treaty of Commerce at Stockholm, February 16, 1666, is said | to be no more than an Extract made ex parte by Charles II. King of Sweden, of several Marine Articles, out of the two Treaties of 1664-5 and 1661, between him and Great-Britain, together with his Edict for the due Observance of the same by his own Subjects. The Truth of the Matter seems to be, that the said Treaty of 1666, was communicated at the Hague, figned in Sweden by Hederig Eleonora, Sered Baat, Lorens de Lynde, Gustave Steenback, Magnus Gabriel de Gardie, and Claudius Rolande. was therefore probably fent from Stockholm to London to be exchanged +; but we do not find any where, that it had been respectively figned and fent on the Side of England. We were at that Time at War with Holland, and the Swedes proposed their Ambassadors to act as Mediators, which certainly was a good Opportunity to obtain a Treaty to their own liking. In our Answer to the Prussian Exposition, no other Treaty with Sweden is mentioned than that of 1661.

^{*} P. 145, 146. | P. 159/

IN the Treaties with Denmark, that of 1691 appears at the Head, as it contains a distinguishing Stipulation, whereby that Prince obtained an extraordinary Favour, more than was granted to any other Nation at that Juncture. England and Holland being then at War with France, did not suffer any Nation to trade at all with her, agreeable to their Notifications made to all Courts in 1680. Yet Denmark being then an Ally of England, and keeping a Body of Troops in English Pay, were allowed, in 1601, a direct Trade with France, for such Goods as could be of no bad Confequences. The List of contraband Goods was somewhat large, and the King of Denmark accepted of the Restriction, as he expressed it himself in his Edict, to avoid all Vexations and Interruptions, for as long as the War with France might last: whence it followed of Courfe, that as foon as Peace was restored, this Treaty became void. However, because it is of Use to know how far they extended contraband Goods in former Wars, we shall insert a Specification of them, as follows: All Sorts of Fireworks, and Things thereto belonging; as Cannons, Muskets, Mortars, Petaroes, Bombs, Grenadoes, Puddings, Torches, Carriages for Ordnance, Rests for Muskets, Bandeliers, Gunpowder, Lead, Saltpetre, Balls, Pikes, Swords, Murrions, Curaffes, Halberts, Darts, Horfes, Gorgets, Belts, Sails, Cordage, Masts, Matches, Pitch, Tar. Hemp, and all what is in Use for equipping by Sea and Land, without comprehending therein any other Sorts of Merchandise, of what Nature foever. Agreeable to this Specification.

fication, we find the fame, with very little Variations, inferted among the Instructions to Commanders of Ships carrying Letters of Marque, and to Privateers, given by our Court in 1744, No. V. by which any of these Goods being laden in Danish or Swedish Ships, or Ships belonging to Neutral Countries, and bound to the Enemy's Country, are accounted contraband *. Here we have a Precedent for the Demand in Mr Yorke's Memorial to the States-General abovementioned, that certain Articles of Naval Stores, such as consist of Materials for building and repairing the French Fleet, should be comprehended in the Class of contraband Goods.

In the Treaty of Commerce of 1669, is inferted the same Stipulation, of equal Favour as that with Russia and Sweden. By the XLth Article it is declared, that " If the Hollanders, " or any other Nation whatever, hath or shall " obtain from his Majesty of Great-Britain, " any better Articles, Agreements, Exemp-" tions, or Privileges, than what are contained " in this Treaty, the same and like Privileges " shall be granted to the King of Denmark and " his Subjects also, in most full and effectual Manner +." A Right of free Trade with the Enemy is also granted in the XVIth Article | ; but it is a little worth observing, what Care was taken to prevent any Liberty conceded in this Treaty, from being interpreted fo as to give a Right of carrying the Property of an Enemy. The Words

^{*} P. 221, 222. † Supplement, p. 279. || P. 158.

are, " Lest such Freedom of Navigation or Pas-" fage for one Ally, his Subjects and People, " might, during a War which the other may be " engaged in, by Sea or by Land, with any " other State, be of Prejudice to such other " Ally, and the Goods and Merchandise be-" longing to the Enemy be fraudulently con-" cealed, under the colourable Pretence of " their being in Amity together: Wherefore, " in order to prevent all Frauds of that Sort, " and to remove all Suspicion, it is thought proper, that the Ships, Merchandises, and " Ships-Crew, helonging to the other, be fur-" nished upon their Voyages with Passports " and Certificates, according to the Form and "Tenor following." Then is inserted the Form; wherehy it appears, that the King of Denmark bound himself to declare, that " the Ship and " the Goods with which it is laden belong to " his Subjects, or to others having an Interest " therein, who are the Subjects of Neutral " Powers;" and that " they do not appertain " to either of the Parties now engaged in "War +." This is the more remarkable, as the Dutch had obtained this Right of carrying the Property of an Enemy in 1668, the Year before the Stipulation of equal Favour was granted to Denmark in this Treaty of 1669, and confirmed the following Year.

FROM Denmark we proceed to a State next in Importance to it with Regard to the Marine, which is that of Savoy: With whom it

[†] Ibid. and p. 275. in the Supplement.

feems we have subsisting only one single Treaty; and that made so long ago as the Year 1669. This is plainly owing to that reciprocal Affection, which is stipulated in the first Article of the Treaty, and which is there said to have then. continued for many Years uninterrupted *, and which continues to this Day between the two Nations. The Treaty appears to be made, for the Encouragement of Trade to Nice, Villa-Francha, and St Hospice, the three Ports in the Dominions of the Duke of Savoy; and it is remarkable, that the English are allowed in this Treaty, almost the same Privileges that were allowed in 1749, in Favour of all Nations, when they were made free Ports. It is true, they do not allow us now, as they did then, the Privilege, in Case of Disputes, to chuse our own Delegates. But they allow fomething better, in Favour of all Nations; that is, in Case of any Disputes concerning Trade and Commerce, all persons shall reprefent their own Cases before a Court of Commerce, without the Intervention of Lawyers and Atornies, whereby they are determined immediately and absolutely.

AFTER Savoy, for the Reason lastmentioned, follows Turkey. In Regard to the Treaties with this Nation, it greatly imports to be apprized of the Difference that has been made in Captures, between the Turkish Effects and those of all other Countries. In an additional Instruction to all Ships of War, Privateers, and Letter of Marque Ships, given at St James's * P. 169.

March 30, 1747, it is ordered and directed. "That no Effects or Merchandises, taken on "Board any Enemy's Ship, which shall be " claimed by any Subjects of the Grand-Seig-" nior's, as being their Property, shall be pro-" ceeded against for Condemnation in any other " Court but the High Court of Admiralty of " England; nor in that Court, until Notice he " first given of the said Proceeding to the Tur-" key Company, to the End that Care may be " taken, that a proper and legal Defence may " be made on Behalf of the Claimants, Sub-" jects of the Grand-Seignior *." During the last War, the Ruby Merchant-Man, upon a Commission granted from our Admiralty to cruize in the Mediterranean Sea, took some. French Vessels, which were condemned, with their entire Cargoes, by the Judge of the Admiralty. And the Owners of the Ruby, not having been cautioned, in taking out the Commission, to deal with Turkish Essects. otherwise than with those belonging to other Nations (who all know our Treaties with France to be, that unfree Ships make unfree Goods, and so would naturally avoid shipping any in the same), thought themselves quite sase with their Prizes, but found it otherwise, by the Turks having made the British Factory at Aleppo pay for them; who thereupon fent to England fome Turks. to prove the Goods on Board to have been their Property. And the Cause being brought before the Lords of Appeal, they, in Consequence of

the said Proof, ordered the Goods to be restored with Costs, alledging, that the Treaties made with France ought not to affect the Concerns of the Turks, who were supposed to be unacquainted with the Treaties made by us with other Nations in Europe.

THE Treaties with Morocco, Algiers, Tripoli, and Tunis, are placed the last, as being of lesser Importance than the rest; neither is any Part of them so liable to be misunderstood, as to require, or even to excuse, a particular Explanation.

X / HAT has been faid will it is hoped be candidly accepted, in an Attempt not hitherto made, of shewing the true Force, Extent, Defign, and Meaning, of the principal Articles in our Marine Treaties. But we must not conclude this Preface, without giving some Account of the present Edition. The unfavourable Aspect of it requires an Apology; and the best that can be made, I am sure, is to declare the Truth without any Disguise, which is as follows: That the Extracts were first collected, in Pursuance of a Request from the Lords of the Admiralty, by the late Dr Henry Edmonds, LL.D. an eminent Civilian and Advocate in Doctors-Commons. After whose Death, the Manuscript came into the Hands of a Bookseller, who put it to the Press; but leaving off Business before it was quite finished there, it lay in that Condition, 'till our Disputes with the Dutch brought it under the Consideration of the present Proprietor: The Result of which was,

was, a Resolution to have it revised by a proper Person, that such Articles, if any, as were found to be omitted in the Treaties then fubfifting, might be supplied, and such others added, as were found relative to the Marine in the Treaties that had been made fince. To this End, the whole Book, as has been faid, being nearly printed off, a Supplement became necessary, in which the Method prescribed by the first Collector was also to be observed. And thus much at least may he truly said in it's Behalf, that, by placing the principal Treaties with each Nation first, and ranking the rest in the Order of their Importance, the Reader fees by Inspection which are the most important Treaties with each Nation; an Advantage that is wanting in the Method of other Collections; which are likewife printed without any fuch Copies of the Instructions given to the Commanders of either publick or private Men of War, or Dutch Placarts, as are to be found in the present Edition, the Use whereof has sufficiently appeared in the Course of this Preface.



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Treaty

Treaty of Navigation and Commerce between the Crowns of Great-Britain and France; concluded at Utrecht, March 31, O. S. 1713.

ARTICLE I.

IIAT there shall be a reciprocal and in and Commercia tirely perfect Liberty of Navigation and Europe. Commerce between the Subjects on each Part, through all and every the Kingdoms, States, Dominions, and Provinces of their Royal Majesties in Europe, concerning all and fingular Kinds of Goods in those Places, and on those Conditions, and in fuch Manner and Form as is fettled and adjusted in the following Articles.

ARTICLE III.

That the Subjects and Inhabitants of the King-Subjects of either Nation not to act doms, Provinces, and Dominions of each of their under any Com-Royal Majesties, shall exercise no Acts of Hostility to the other. and Violence against each other; neither by Sea, nor by Land, nor in Rivers, Streams, Ports or Havens; under any Colour or Pretence whatfocver, so that the Subjects of either Party shall receive no Patent, Commission, or Instruction for arming and acting at Sea as Privateers, nor Letters of Reprisals (as they are called) from any Princes or States, which are Enemies to one Side or the other;

nor by Virtue or under Colour of fuch Patents, Commissions or Reprisals, shall they disturb, infest, or any way prejudice or damage the aforefaid Subjects and Inhabitants of the Queen of Great-Britain, or of the most Christian King; neither shall they arm Ships in fuch manner as is abovefaid, or go out to Sea therewith. To which End, as often as it is required by either Side, strict and express Prohibitions shall be renewed and published in all the Regions, Dominions and Territories of each Party wherefoever, that no one shall in any wife use such Commissions or Letters of Reprisals, under the feverest Punishment that can be inflicted on the Transgressors; besides Restitution and full Satisfaction to be given to those to whom they shall have done any Damage.

ARTICLE IV.

Free Passage in Europe.

The Subjects and Inhabitants of each of the aforefaid Confederates shall have Liberty, freely and fecurely, without Licence or Passport, general or special, by Land or by Sea, or any other Way to go into the Kingdoms, Countries, Provinces, Lands, Islands, Cities, Villages, Towns wall'd or unwall'd, fortified or unfortified, Ports, Dominions, or Territories whatfoever of the other Confederate in Europe, there to enter and to return from thence, to abide there, or to pass through the same, and in the mean Time to buy and purchase as they please all Things necessary for their Subsistance and Use; and they shall be treated with all mutual Kindness and Favour: Provided however, that in all these Matters they behave and comport themselves conformably to the Laws and Statutes, and live and converse with each other friendly and peaceably, and keep up reciprocal Concord by all manner of good Underitanding.

ARTICLE V.

The Subjects of each of their Royal Majesties Free Ingress and Egress with may have Leave and Licence to come with their all Goods not pro-Ships; as also with the Merchandizes and Goods on hibited. board the same (the Trade and Importation whereof are not prohibited by the Laws of either Kingdom) to the Lands, Countries, Cities, Ports, Places and Rivers of either Side in Europe, to enter into the fame, to refort thereto, to remain and refide there without any Limitation of Time; and moreover they shall have free Leave, without any Molestation, to remove themselves; and if they shall happen to be married, their Wives, Children and Servants; together with their Merchandizes, Wares, Goods and Effects, either bought or imported, whenfoever and whitherfoever they shall think fit, out of the Bounds of each Kingdom, by Land and by Sea, on the Rivers and fresh Waters, discharging the usual Duties, notwithstanding any Law, Privilege, Grant, Immunity, or Custom, in any wise importing the contrary.

ARTICLE VII.

Merchants, Masters of Ships, Owners, Mariners, Subjects or and all other Persons; Ships, and all Merchandizes not to be seized and Effects in general of one of the Confederates, or detained. and of his Subjects and Inhabitants, shall, on no public or private Account, by Virtue of any general or special Edict, be feized in any the Lands, Ports, Havens, Shores, or Dominions whatfoever of the other Consederate, for the publick Use, for warlike Expeditions, or for any other Cause, much less for the private use of any one, shall they be detained by Arrests, constrained by any Kind of Violence, or in any wife molested or injured. Moreover, it shall be unlawful for the Subjects of both Parties to take any Thing, or to extort it by Force, except the Person to whom it belongs consent, and it be paid for with ready Money. Which however is not to B 2

be understood of that Detention and Seizure which shall be made by the Command and Authority of Justice, and by the ordinary Methods, on account of Debt or Crimes, in respect whereof, the Proceeding must be by way of Law, according to the Form of Justice.

ARTICLE XV.

Enemies not to

Privateers of It shall not be lawful for any foreign Privateers. fit themselves, or not being Subjects of one or the other of the Condispose of Cap- federates, who have Commissions from any other of either Party. Prince or State in Enmity with either Nation, to fit their Ships in the Ports of either the one or the other of the aforefaid Parties, to fell what they have taken, or in any other Manner whatfoever, to exchange either Ships, Merchandizes, or any other Lading; neither shall they be allowed even to purchase Victuals, except such as shall be necessary for their going to the next Port of that Prince from whom they have Commissions.

ARTICLE XVII.

Free Navigation and Paffage with either.

It shall be lawful for all and fingular the Subjects to and from Pla- of the Queen of Great-Britain, and of the most ces at Enmity Christian King, to fail with their Ships with all manner of Liberty and Security; no Distinction being made who are the Proprietors of the Mer-"chandizes laden thereon from any Port, to the Places of those who are now, or shall be hereafter at Enmity with the Queen of Great-Britain, or the most Christian King. It shall likewife be lawful for the Subjects and Inhabitants aforefaid, to fail with the Ships and Merchandizes aforementioned; and to trade with the fame Liberty and Security from the Places, Ports and Havens, of those who are Enemies of both, or of either Party, without any Opposition or Disturbance whatsoever, not only directly from the Places of the Enemy aforementioned to neutral Places; but also from one Place · belonging to an Enemy, to another Place belonging

to an Enemy, whether they be under the Jurisdiction of the same Prince, or under several: And as it is now stipulated concerning Ships and Goods, that free Ships shall also give a Freedom to Goods, and that every thing shall be deemed to be free and exempt, which shall be found on Board the Ships belonging to the Subjects of either of the Confederates; although the whole Lading, or any Part thereof should appertain to the Enemies of either of their Majesties, Contraband Goods being always excepted; on the Discovery whereof, Matters shall be manged according to the Sense of the subsequent Articles: It is also agreed in like manner, that the fame Liberty be extended to Perfons who are on board a free Ship, with this Effect, that although they be Enemies to both or either Party, they are not to be taken out of that free Ship, unless they are Soldiers, and in actual Service of the Enemies.

ARTICLE XVIII.

This Liberty of Navigation and Commerce shall Exception of extend to all Kinds of Merchandizes, excepting those Goods. only which follow in the next Article, and which are distinguished by the Name of Contraband.

ARTICLE XIX.

Under this Name of Contraband, or prohibited Contraband Goods, shall be comprehended Arms, Great Guns, Bombs with their Fuzees, and other Things belonging to them; Fire-Balls, Gunpowder, Match, Canon-Ball, Pikes, Swords, Lances, Spears, Halberds, Mortars, Petards, Granadoes, Saltpetre, Muskets, Musket-Ball, Helmets, Head-Pieces, Breast Plates, Coats of Mail, and the like Kinds of Arms proper for arming Soldiers, Musket-rests, Belts, Horses with their Furniture, and all other warlike Instruments whatever.

Goods specified.

ARTICLE XX.

What Goodsshall not be deem'd Contraband.

These Merchandizes which follow, shall not be reckoned among prohibited Goods; that is to fay, all Sorts of Cloth's and all other Manufactures woven of any Wool, Flax, Silk, Cotton, or any other Materials whatever; all Kinds of Cloths and Wearing-Apparel, together with the Species whereof they are used to be made; Gold and Silver as well coined as uncoined, Tin, Iron, Lead, Copper, Brafs, Coals; as alfo-Wheat and Barley, and any other Kind of Corn and Pulse; Tobacco, and likewise all manner of Spices; falted and smoak'd Flesh, salted Fish, Cheese and Butter, Beer, Oils, Wines, Sugars and all Sorts of Salt; and in general, all Provisions which serve for the Nourishment of Mankind, and the Sustenance of Life: Furthermore, all Kinds of Cotton, Hemp. Flax, Tar, Pitch, Ropes, Cables, Sails, Sail-cloths, Anchors, and any Parts of Anchors; also Ships Masts, Planks, Boards, and Beams, of what Trees foever; and all other Things proper either for building or repairing Ships, and all other Goods whatever which have not been work'd into the Form of any Instrument or Thing prepared for War, by Land or by Sea, shall not be reputed Contraband, much lefs fuch as have been already wrought and made up for any other Use; all which shall wholly be reckoned among free Goods; as likewife all other Merchandizes and Things which are not comprehended, and particularly mentioned in the preceding Article; fo that they may be transported and carried in the freest manner by the Subjects of both Confederates, even to Places belonging to an Enemy, fuch Towns or Places being only excepted as are at that Time befieged, block'd up or invefted.

ARTICLE XXI.

To the End that all Manner of Diffentions and Quarrels may be avoided and prevented on one Side and t'other, it is agreed, That in case either of their Royal Majesties, Parties hereto, should be engaged in War, the Ships and Veffels belonging to the Subjects of the other Ally, must be furnished with Sea-Letters or Paffports, expressing the Name, Proper-All Ships of Subty and Bulk of the Ship, as also the Name and Place to be furnished of Habitation of the Master or Commander of the with Passports faid Ship, that it may appear thereby, that the Ship really and truly belongs to the Subjects of one of the Princes; which Paffports shall be made out and granted according to the Form annexed to this Treaty; they shall likewise be recalled every Year, that is, if the Ship happens to return home within the Space of a Year. It is likewise agreed, That fuch Ships being laden, are to be provided, not only with Paffports as abovementioned, but also with Certificates containing the several Particulars of the Cargo, the Place whence the Ship failed, and whither she is bound; that so it may be known whether any forbidden or contraband Goods, as are enumerated in the 19th Article of this Treaty, be on board the fame; which Certificates shall be made out by the Officers of the Place whence the Ship set sail, in the accustomed Form. And if any one shall think it fit or advisable to express in the faid Certificates the Person to whom the Goods on board belong, he may freely do fo.

ARTICLE XXII.

The Ships of the Subjects and Inhabitants of ei-Ships not obliged ther of their Most Serene Royal Majesties coming of their Lading, upon any Coast belonging to either of the faid Al- unless suffected. lies, but not willing to enter into Port, or being entred into Port, and not willing to unload their Cargoes, or break Bulk, shall not be obliged to give an Account of their Lading, unless they should be **fulpected** B 4

fuspected upon some manifest Tokens of carrying to the Enemy of the other Ally any prohibited Goods called contraband.

ARTICLE XXIII.

If suspected, to produce their Paff-

And in fuch Case of manifest Suspicion, the faid ports and Certifi- Subjects and Inhabitants of the Dominions of either of their Most Serene Majesties shall be obliged to exhibit in the Ports their Passports and Certificates, in the Manner before specified.

ARTICLE XXIV.

Ships of War and at Distance from Merchantmen at fend their Boat to ports,

That if the Ships of the faid Subjects or Inhabi-Privateers tokeep tants of either of their Most Serene Majesties shall be met with, either failing along the Coasts, or on Sea, and only to the high Seas, by any Ship of War of the other, or examing the Paff. by any Privateers, the faid Ships of War or Privateers, for the avoiding of any Diforder, shall remain out of Cannon-Shot, and may fend their Boats aboard the Merchant-Ship, which they shall so meet with, and may enter her to the Number of two or three Men only, to whom the Master or Commander of fuch Ship or Vessel shall exhibit his Paffport, concerning the Property of the Ship, made out according to the Form inferted in this present Treaty; and the Ship, when she shall liave fnewed fuch Paffport, shall be free and at liberty to purfue her Voyage, so as it shall not be lawful to molest or search her in any Manner, or to give her Chace, or force her to quit her intended Course.

ARTICLE XXV.

Merchant - Ship Enemy's Port, to and Certificates.

The Merchant-Ship of either of the Parties, making into an which shall be making into a Port belonging to the produce Paffport Enemy of the other Ally, and concerning whose Voyage and the Species of Goods on board her. there shall be just Grounds of Suspicion, shall be obliged to exhibit, as well upon the High Seas as in the Ports and Havens, not only her Passports, but likewife Certificates, expressly shewing that her

Goods

Goods are not of the Number of those which have been prohibited, and which are specified in the 19th Article of this Treaty.

ARTICLE XXVI.

That if by the Exhibiting of the abovefaid Cerfiti- On Different cates, the other Party discover there are any of those Goods, not to Sorts of Goods which are prohibited and declared break up the contraband by the 19th Article of this Treaty, and configned for a Port under the Obedience of his Enemies, it shall not be lawful to break up the Hatches of fuch Ship, or to open any Chefts, Coffers, Packs, Casks, or any other Vessels found therein, or to remove the smallest Parcels of her Goods, whether fuch Ship belong to the Subjects of France or of Great Britain, unless the Lading be brought on Shore in the Presence of the Officers of the Court of Admiralty, and an Inventory thereof made; but there shall be no Allowance to fell, exchange, or alienate the fame in any manner, until after that Contraband due and lawful Process shall have been had against Goods not to be fuch prohibited Goods, and the Judges of the Ad-Sentence. miralty respectively shall, by a Sentence pronounced, have confilcated the fame, faving always as well the Contraband Ship itself, as any other Goods found therein, which Goods only to by this Treaty are to be esteemed free; neither and not the Ship may they be detained on pretence of their being or other free as it were infected by the prohibited Goods, much Goods. less shall they be confiscated as lawful Prize: But if not the whole Cargo, but only Part thereof shall confift of prohibited or contraband Goods, and the Commander of the Ship shall be ready and willing the contraband to deliver them to the Captor who has discovered Grods to the them, in such Case the Captor having received those to go free. Goods, shall forthwith discharge the Ship, and not hinder her by any means freely to profecute the Voyage on which the was bound.

ARTICLE

ARTICLE XXVII.

All Goods on unless put on board before War Distances specifi-

On the contrary, it is agreed, That whatever shall Ships confiscated, be found to be laden by the Subjects and Inhabitants of either Party, on any Ship belonging the Enemy declared, or with of the other, or to his Subjects, the whole, although in the Times and it be not of the Sort of prohibited Goods, may be confiscated in the same manner as if it belonged to the Enemy himself, except such Goods and Merchandizes as were put on board fuch Ship before the Declaration of War, or even after such Declaration, if fo be it were done within the Time and Limits following, that is to fay, if they were put on board fuch Ship in any Port and Place within the Space of fix Weeks after fuch Declaration within the Bounds called the Naze in Norway, and the Soundings; of two Months from the Soundings, to the City of Gibraltar; of ten Weeks in the Mediterranean Sea, and of eight Months in any other Country or Place in the World, fo that the Goods of the Subjects of either Princes, whether they be of the Nature of fuch as are prohibited, or otherwife, which, as is aforefaid, were put on board any Ship belonging to an Enemy before the War, or after the Declaration of the fame, within the Time and Limits abovefaid, shall noways be liable to Confiscation, but shall well and truly be restored without Delay to the Proprietors demanding the fame; but so as that if the faid Merchandizes be contraband, it shall not be any ways lawful to carry them afterwards to any Ports belonging to the Enemy.

ARTICLE XXVIII.

All Injury on both Sides to be forbid, punished, and repaired.

And that more effectual Care may be taken for the Security of the Subjects of both their Most Serenc Royal Majesties, that they suffer no Injury by the Men of War or Privateers of the other Party, all the Commanders of the Ships of the Queen of Great Britain, and of the Most Christian King, and all their Subjects, shall be forbid doing any Injury or Damage to the other Side; and if they act to the contrary they shall be punished, and shall moreover be bound to make Satisfaction for all matter of Damage, and the Interest thereof, by Reparation, under the Pain and Obligation of their Perfon and Goods.

ARTICLE XXXV.

All Ships and Merchandizes, of what Nature fo-Ships or Goods ever, which shall be refcued out of the Hands of rates to be restorany Pirates or Robbers on the High Seas, shall be ed. brought into fome Port of either Kingdom, and shall be delivered to the Custody of the Officers of that Port, in order to be restored entire to the true Proprietor, as foon as due and fufficient Proof shall be made concerning the Property thereof.

ARTICLE XXXVI.

It shall be lawful for the Ships of War of either Free Ingress and of their Meinstein and Reinstein for the Egress for Ships of their Majesties, and Privateers, freely to carry of War and Priwhitherfoever they please, the Ships and Goods vateers with their prizes, without taken from their Enemies, without being obliged any Duty, to pay any Duty to the Officers of the Admiralty, Search, or Molesor any other Judges; nor shall such Prizes be arrested or seized, when they come to and enter the Ports of either of their Most Serene Majesties; nor shall the Searchers or other Officers of those Places fearch the fame, or make Examination concerning the Lawfulness of such Prizes, but they may hoist Sail at any Time, and depart and carry their Prizes to the Place expressed in their Commissions or Patents, which the Commanders of fuch Ships of War shall be obliged to shew: On the contrary, no Shelter or Refuge shall be given in their Ports to fuch as shall Subjects of either have made Prize of the Subjects of either of their Party not to be Majesties; but if such should come in, being forced sheltered. by Stress of Weather, or the Danger of the Sea, all proper Means shall be vigorously used, that they go out and retire from thence as foon as possible, so fár

as this shall not be contrary to former Treaties made in this Respect with other Kings and States.

ARTICLE XXXVII.

Capture of Ship

Neither of their Most Serene Royal Majesties or Goods of one Party, not to shall permit that the Ships or Goods of the other be he fullered on the raken upon the Coasts, or in the Ports or Rivers of Coast or in the Point of the other, their Dominions, by Ships of War, or others having Commission from any Prince, Commonwealth, or State whatfoever; and in cafe fuch a Thing should happen, both Parties shall use their Authority and united Force that the Damage done be made good.

ARTICLE XXXIX.

In case of Torture Ship to be relenfty punished.

But if it shall appear that a Captor made use of committed, the any kind of Torture upon the Master of the Ship, ed, and the Guil- the Ship's Crew, or others who shall be on board any Ship belonging to the Subjects of the other Party; in fuch Case, not only the Ship itself, together with all Perfons, Merchandizes, and Goods whatfoever, shall be forthwith released without any further Delay, and fet entirely free, but also such as shall be found guilty of fo great a Crime, as also the Accessaries thereunto, shall suffer the most fevere Punishment suitable to their Crime: This the Queen of Great Britan and the Most Christian King do mutually engage shall be done without any Respect of Persons.

> Form of the Passports and Letters which are to be given in the Admiralty of France, to the Ships and Barks, which skall go from thence, according to the 21st Article of this present Treaty.

TEWIS Count of Thoulouse, Admiral of France, to all who shall see these Presents, greeting; We make known, that we have given Leave and Permission to Master and Commander

mander of the Ship called of the Town of Burthen Tons or thereabouts, lying at present in the Port and Haven of and laden with bound for after that his Ship has been visited, and before Sailing, he shall make Oath before the Officers who have the Jurisdiction of maritime Affairs, that the faid Ship belongs to one or more of the Subjects of his Majesty, the Act whereof shall be put at the End of these Presents; as likewise that he will keep, and cause to be kept by his Crew on board. the marine Ordinances and Regulations, and enter in the proper Office a List figned and witnessed, containing the Names and Sirnames, the Places of Birth and Abode of the Crew of his Ship, and of all who shall embark on board her, whom he shall not take on board without the Knowledge and Permiffion of the Officers of the Marine; and in every Port or Haven where he shall enter with his Ship, he shall shew this present Leave to the Officers and Judges of the Marine, and shall give a faithful Account to them of what passed and was done during his Voyage, and he shall carry the Colours, Arms, and Enfigns of the King and of us during his Voyage. In witness whereof, we have signed these Prefents, and put the Seal of our Arms thereunto, and caused the same to be countersigned by our Secretary of the Marine at Signed Lewis Count of Day of 17 Thoulouse, and underneath by

Form of the AEL containing the Oath.

We of the Admiralty of do certify that Mafter of the Ship named in the above Passport, hath taken the Oath mentioned therein. Done at the Day of 17.

Form of the Certificates to be required of and to be given by the Magistrate or Officers of the Customs of the Town and Port in their respective Towns and Ports, to the Ships and Vessels which sail from thence, according to the Directions of the 21st Article of this present Treaty.

We A. B. Magistrate (or) Officers of the Customs of the Town and Port of C. do certify and attest, That on the Day of the Month of in the Year of our Lord 17 D. E. of F. personally appeared before us, and declared by a solemn Oath, That the Ship or Vessel called G. of about Tuns, whereof H. I. of K. his usual Place of Habitation, is Master or Commander, does rightfully and properly belong to him and others Subjects of Her Most Serene Majesty our most gracious Sovereign, and to them alone: That she is now bound from the Port of L: to the Port of M. laden with the Goods and Merchandize hereunder particularly described and enumerated, that is to say, as follows.

In witness whereof we have figured this Certificate, and fealed it with the Seal of our Office. Given the Day of the Month of in the Year of our Lord 17

AMERICAN Treaty of Peace, good Correspondence, and Neutrality, between the Crowns of Great Britain and France; concluded at London, November 16. 1686.

ARTICLE I.

HAT from the Day of this prefent Treaty, Peace and Amity there shall be between the French Nation and merica. the English Nation, a firm Peace, Union, Agreement, and good Correspondence, as well upon Sea as upon Land, both in the Northern and Southern America, and in the Islands, Colonies, Forts, and Towns, (without Exception of Places) belonging to the Dominions of his Most Christian Majesty and of his Britannick Majesty, and under the Jurisdiction of the Governors of their faid Majesties respectively.

ARTICLE II.

That no Ships or Vessels, great or small, belong- Ships not to be fitted out in the ing to the Subjects of his Most Christian Majesty, Dominions of cishall be fitted out or employed in the faid Mands, ther to attack the Colonies, Fortresses, Towns and Governments belonging to his Most Christian Majesty, to attack the Subjects of his Britannick Majesty, in the Islands, Colonies, Fortresses, Towns and Governments belonging to his faid Britannick Majesty, or to do them any Injury or Damage: And in like manner, no Ships or Vessels, great or finall, belonging to the Subjects of his Britannick Majesty, shall be fitted out or employed in the faid Islands, Colonies, Fortresses, Towns and Governments of his said Majefty, to attack the Subjects of his Most Christian Majesty in the Islands, Colonies, Fortresses, Towns and Governments of his faid Majesty, or to do them any Injury or Damage.

ARTICLE

ARTICLE III.

Soldiers or Subthe other, or affift gainst them.

That no Soldiers, armed Men, or any others whatnot to do any In- foever inhabiting and living in the faid English Islands, jury to those of Colonies, Forts, Cities, and Governments, or who the Indians as shall come out of Europe to be in Garrison there, shall commit any Act of Hostility, or do any Injury or Damage, directly or indirectly, to the Most Christian King's Subjects in the said French Islands, Colonies, Forts, Cities, and Governments; neither shall they give any Assistance, or Supplies of Men or Victuals to the barbarous or wild Indians with whom the Most Christian King shall hereafter be at War.

In like Manner, no Soldiers, arm'd Men, or any other whatfoever inhabiting and living in the faid French Islands, Colonies, Forts, Cities, and Governments, or who shall come out of Europe to be in Garrison there, shall commit any Act of Flostility, or do any Injury or Damage, directly or indirectly, to the King of Great-Britain's Subjects in the faid English Islands, Colonies, Forts, Cities, and Governments, neither shall they give any Assistance or Supplies of Men or Victuals to the barbarous wild Indians, with whom the King of Great-Britain shall be at War.

ARTICLE IV.

Both Kings torefeffion.

That both Kings shall have and retain to themtain all Rights felves all the Dominions, Rights, and Pre-eminences America, accord- in the American Seas, Roads, and other Waters ing to their Right what soever, in as full and ample manner as of Right belongs to them, and in fuch manner as they now possets the same.

ARTICLE V.

Subjects of either not to trade or ther.

And therefore the Subjects, Inhabitants, Merfish in the Domi- chants, Commanders of Ships, Masters and Manions, or on the control of the Kingdoms, Provinces and Dominions of each King respectively, shall abstain and forbear

to trade and fish in all the Places possessed, or which shall be possessed by one or the other Party in America, viz. The King of Great-Britain's Subjects shall not carry on their Commerce and Trade, nor fish in the Havens, Bays, Creeks, Roads, Coasts or Places, which the most Christian King holds, or shall hereafter hold in America: And in like manner, the most Christian King's Subjects shall not carry on their Commerce and Trade, nor fish in the Havens, Bays, Creeks, Roads, Coasts or Places, which the King of Great-Britain possesses, or shall hereaster possess in America; and if any Ships found to Ship or Veffel shall be found trading or fishing con- to be conficated. trary to the Tenor of this Treaty, the faid Ship or Vessel, with its Lading, Proof being made thereof, shall be confiscated; nevertheless, the Party who Party aggricved shall think himself aggrieved by such Sentence or Privy-Council of Confiscation, shall have Liberty to apply himself to either King. the Privy-Council of that King, by whose Governors or Judges Sentence was pronounced against him, fo as the Execution of the Sentence shall not be stopp'd or hindered on that Account; but it is always to be understood, that the Liberty of Navi-Liberty of Navigation ought in no manner to be disturbed, where disturbed, nothing is done contrary to the genuine Sense of this Treaty.

ARTICLE VI.

That in case the Subjects and Inhabitants of All Ships and either of the Kings, with their Shipping, whether forced into any public and of War, or private and of Merchants, Ports of the o. be forced through Stress of Weather, Pursuit of the the through the or the through the throught the throught the throught through the throught the throught the throught through the through the throught through the through the through the through the through the through the thro Pirates or Enemies, or any other urgent Necessity, plied. for feeking of Shelter and Harbour, to retreat and enter into any of the Rivers, Creeks, Bays, Havens, Roads, Ports, or Shores belonging to the other Party in America; they shall be received and treated with all Humanity and Kindness, and enjoy all friendly Protection and Help; and they shall be permitted to refresh and provide themselves at reason-

reasonable and usual Rates with Victuals, and all Things needful for the Sustenance of their Persons, or Reparation of their Ships, and Conveniency of their Voyage; and they shall no ways be detained or hindered from returning out of the faid Ports or Roads, but may remove and depart when and whither they please, without any Lett or Hindrance; and Not to unliver they shall be obliged to unliver their Cargo, or to

their Cargo, or carry out and expose to Sale any of their Goods or Merchandizes; and likewife on their Part, they shall not take in any Merchandizes on board their Vessels, nor employ themselves in fishing, under the Penalty of the Confiscation of their Ships and Goods, as in the foregoing Article is exprefs'd; and it is further agreed, that whenfoever the Subjects of either King shall be forced to enter with their Ships into the Ports of the other, they shall be obliged at their coming in to hang out the Flag discharge a Mus- or Colours of their Nation, and to give Notice of their Arrival by three Discharges of a Musket; in default of which, and of fending their Boat on Shore, they shal! be liable to Confiscation.

To hang out their Colours, and ket on their coming in.

ARTICLE VII.

If any Ships belonging to either of the Kings, Ships stranded, wreck'd, or in their People or Subjects, shall, within the Coasts or Dominions of the other, stick upon the Sands, or fifted. be wreck'd (which God forbid) or fuffer any other Damage, all friendly Affiftance and Relief shall be given to the Persons ship-wreck'd, or such as shall be in Danger thereof; and Letters of fafe Conduct shall likewise be given to them for their free and

quiet Passage from thence, and the Return of every one to his own Country.

ARTICLE VIII.

Three or fout When it shall happen that the Ships of either Ships forced in together, not to Party (as abovementioned) through Danger of the flav longer, than Sea, or other urgent Cause, be driven into the Ports shall be allowed. of the other; if they be three or four together, and

may give just ground of Suspicion, they shall immediately upon their Arrival, acquaint the Governor or chief Magistrate of the Place, with the Cause of their coming; and shall stay no longer than the said Governor or chief Magistrate will allow, and shall be requifite for fupplying themselves with Provifions, and repairing their Ships.

ARTICLE X.

The Subjects of either Nation shall not harbour Slaves or Goods the barbarous or wild Inhabitants, or the Slaves or Party by the In-Goods which the said Inhabitants shall have taken dians, not to be from the Subjects of the other Nation; neither shall they give them any Assistance or Protection in their faid Depredations.

ARTICLE XI.

The Governors, Officers, and Subjects of either Neither Party to King, shall not in any wife molest or disturb the Subjects of the other, in settling their respective Colonies, or in their Commerce and Navigation.

ARTICLE XII.

And the more to affure the Subjects of the King Ships of War and Privateers on both of Great-Britain, and of the most Christian King, Sides not to inthat no Injury shall be offered them by the Ships of jure the other, War or Privateers on either Side; all the Captains of the Ships of War of his Majesty of Great-Britain, as also of the most Christian King, and all their Subjects who fit out Privateers; and likewise their privileged Companies, shall be enjoined not to do any lnjury or Damage whatfoever to the other; Party injuring to and if they do, they shall be punished, and be be punished, and and if they do, they shall be punished, and be obliged to Resimoreover liable to fatisfy all Costs and Damages, tution. by way of Restitution and Reparation, upon Pain and Obligation of Person and Goods.

ARTICLE XIV.

And whereas feveral Pirates roving up and down Pirates not to be in the American Seas, as well Nothern as Southern, do tected.

much

much Damage to Trade, and molest the Subjects of both Crowns in their Navigation and Commerce in those Parts; it is agreed, that strict Orders shall be given to the Governors and Officers of both Kings, that they give no Affistance or Protection to any Pirates, of whatsoever Nation they be; nor fuffer them to have any Retreat in the Ports or Roads of their respective Governments: and the faid Governors and Officers shall also be expressly commanded to punish, as Pirates, all fuch as shall fit out any Ship or Ships, without lawful Commission and Authority.

ARTICLE XV.

Subjects of either to be punished as Pirates.

No Subjects of either King shall apply for, or taking Commission or Letters of Marque for aragainst the other, ming any Ship or Ships to act as Privateers in America, whether Nothern or Southern, from any Prince or State, with which the other shall be at War; and if any Perfon shall take such Commisfions or Letters of Marque, he shall be punished as a Pirate.

ARTICLE XVII.

Conceming the Turtle Fishery.

The most Christian King's Subjects shall have Liberty to fish for Turtles in the Island of Cayman.

ARTICLE XVIII.

In Case of a War in Europe

If any Breach should happen (which God forbid) between the Par- between the faid Crowns in Europe, no Act of Hofties, no Hostilities, either by Sea or Land, shall however be ted between their done by any of the King of Great-Britain's Gar-Subjects residing risons, Soldiers or Subjects whatsoever, of the Islands, Colonies, Forts, Cities and Governments, which now are, or shall hereafter be under the English Dominion in America, against the most Christian King's Subjects inhabiting or residing in any of the American Colonies: In like manner and reciprocally in the Case aforesaid of a Breach in Europe, no Act of I-Iostility, either by Sea or Land, fhall

shall be committed by any of the most Christian King's Garrisons, Soldiers or Subjects whatsoever, of the Islands, Colonies, Forts, Cities, and Governments, which now are, or hereafter shall be under the French Dominion in America, against the King of Great-Britain's Subjects inhabiting or reliding in any of the American Colonies; but a true and firm Peace and Neutrality shall continue in America between the faid British and French Nations, in the fame Manner as if fuch Breach in Europe had not happened.

Treaty of Peace between Great-Britain and France; concluded at Utrecht, March 31, 1713.

ARTICLE XII.

HE most Christian King shall take care to St. Christopher's, have delivered to the Queen of Great-Britain, the Fishery there, on the fame Day that the Ratifications of this and Annapolis Royal quitted to Treaty shall be exchanged, solemn and authentic the English. Letters or Instruments, by Virtue whereof it shall appear, that the Island of St. Christopher's is to be possessed hereaster by British Subjects only; likewife all Nova Scotia or Acadie, with its ancient Boundaries; as also the City of Port Royal, now called Annapolis Royal, and all other Things in those Parts which depend on the faid Lands and Islands; together with the Dominions, Property, and Poffession of the said Islands, Lands and Places, and all Right whatsoever by Treatics, or any other way attained, which the most Christian King, the Crown of France, or any the Subjects thereof, have hitherto had to the faid Mands, Lands and Places, and to the Inhabitants of the fame, are yielded and made over to the Queen of Great-Britain and to her Crown for ever; as the most Christian King doth now yield and make over all the faid Pre-C 2

misses, and that in such ample Manner and Form that the Subjects of the most Christian King shall hereafter be excluded from all Kind of fishing in the Seas, Bays and other Places on the Coast of Nova Scotia, that is to fay, on those Coasts which lye towards the East, within thirty Leagues, beginning from the Island communly called Sable inclufively, and thence stretching along towards the South-West.

XIII. ARTICLE

Newfoundland quitted to the English, with the French to catch and dry Fifh there.

The Island called Newfoundland, with the adjacent Islands, shall from this Time forward belong Right referred to of Right wholly to Great-Britain, and to that End the Town and Fortress of Placentia, and whatever other Places in the faid Illands are in the Possession of the French, shall be yielded and given up within feven Months from the Exchange of the Ratifications of this Treaty, or fooner, if possible, by the most Christian King, to Persons having a Commission from the Queen of Great-Britain for that Purpose: Nor shall the most Christian King, his Heirs and Successors, or any of their Subjects, at any Time hereafter claim any Right to the faid Island. and Islands, or to any Part of it or them; moreover it shall not be lawful for the Subjects of France to fortify any Place in the faid Island of Newfoundland, or to erect any Buildings there, besides Stages made of Boards, and Huts necessary and usual for drying of fish; or to refort to the faid Island beyond the Time necessary for fishing and drying of Fish: But it shall be allowed to the Subjects of France to catch Fish and to dry them on Land, in that Part only and no other of the faid Island of Newfoundland, which extends from the Place called Cape Bonavista to the Nothern Point of the said Island; and from thence bearing down along the Western Side, reaches as far as the Place called Point Riche. But Cape Breton to the Island called Cape Breton, as also all others both

in the Mouth of the River of St. Lawrence, and in belong to the French. the the Gulph of the fame Name, shall hereafter belong of Right to the French; and the most Christian King shall have full Liberty to fortify any Place or Places there.

Marine Treaty between the Crowns of Great-Britain and France; concluded at St. Germains, the 24th of February, 1676-7,

ARTICLE I.

A L L the Subjects of the most Christian King Free Navigation may fail, trade, and use all Kind of Traffick all neutral Powwith full Freedom and Security in all the King-ers, doms, Countries and Territories that now are, or hereafter shall be at Peace or in Neutrality with the faid most Christian King, without being hindred or molefted by the Ships of War, or any other Ship belonging to the King of Great-Britain, or his Subjects, upon the Account, or under Pretence of any War or Hostility now subsisting, or which may be hereafter between the faid King of Great-Britain, and any other Princes or States, which now are, or hereafter may be at Peace and Neutrality with the faid most Christian King; and reciprocally all the Subjects of the King of Great-Britain, may navigate, negociate, and carry on all Manner of Traffick, with full Freedom and Security, in all the Kingdoms, Countries, and States, which now are, or hereafter shall be at Peace and Neutrality with the faid King, without being diffurbed or molested by any Ships of War, or other Ships whatsoever appertaining to the most Christian King, or his Subjects, upon the Account, or under Pretence of any War and Hostility now fublifting, or which hereafter may be between the most Christian King, and any other Princes or States which now are, or hereafter may be at Peace or Neutrality with the said King of Great-Britain. ARTICLE

ARTICLE H.

The fame in They may carry on Trade during a War, with Peace, Contra- all the fame Merchandizes as in time of Peace, but band Goods ex- with an Exception of all Contraband Goods, as explained in the following Article.

ARTICLE III.

Contraband Goods specified.

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Goods prohibited and Contraband are, Cannon and their Furniture, Fire-Arms, Powder, Match, Bullets, Pikes, Swords, Lances, Halberts, Partizans, Bombs, Mortars, Petards, Granadoes, Musket-Stocks, Bandaliers, Saltpetre, Ball, Head-Pieces, Shields, Cuirasses, and the like Armout: Under the same Name likewise, the transporting of Soldiers, Horses, Harnesses, Pistol-Stocks, Belts, and other Things appertaining to and used in War, is prohibited.

ARTICLE IV.

What Goods are not to be deem'd Contraband.

The following Merchandizes are not to be comprifed in the Number of Prohibited and Contraband Goods, viz. Woollen, Linen, Silk, Cotton. or any other Stuffs and Manufactures whatfoever: all Sorts of Cloaths and Dresses made of Stuffs, or any other Matter; Gold or Silver, coined or uncoined, Tin, Iron, Lead, Copper, Coal, Corn, Barley, and other Grain, and Pulse; Tobacco, Spices, falted and dry'd Flesh, dry and falt Fish, Cheefe, Butter, Beer, Oil, Wine, Sugar, Salt, and every Thing appertaining to the Nourishment and Support of Life: nor Cottons, Hemp, Flax, Pitch, Cordage, Sails, Anchors, Mafts, Boards, and Wood wrought of any Sort of Trees, and that may ferve for building Ships or the Repair of them; but the faid Commodities shall remain free, as well as all others in general, that are not comprehended in the preceding Article, in fuch Sort, that the Subjects of the most Christian King may not only transport the same from one neutral Place to another neutral Place.

Place, or from a neutral Place or Port to another belonging to an Enemy of the King of Great-Britain; or lastly, from a Place belonging to an Enemy, to a Place that is neutral, but also from one Port or Place belonging to the Enemy of the faid King, to another likewife belonging to his Enemy, whether these Ports or other Places be under the Obedience of one Prince or State, or of several Princes or States, with one or all of which the King of Great-Britain shall be at War; the Subjects of the King of Great-Britain may reciprocally transport the faid Merchandizes not only from one neutral Place to another neutral Place, or from a neutral Place or Port to any other belonging to an Enemy of the most Christian King; or lastly, from a Place belonging to an Enemy, to any other neutral Place; but also from a Port or other Place belonging to the Enemy of the faid King, to another likewise appertaining to his Enemy, whether these Ports or Places be under the Obedience of one Prince or State, or of several Princes and States. with one or all of which the faid most Christian King shall be at War: Nevertheless such Things must not be carried at all to Towns and Places befieged, block'd up or invested.

ARTICLE V.

In order to terminate all Differences that may Ships of either arise, either by Sea or Land, it has been agreed, Passports, not to that the Ships or other Vessels belonging to the be detained or Subjects of the most Christian King, which shall molested. enter into the Havens, or Ports of the King of Great-Britain, and would proceed elsewhere from thence, shall not be detained any longer than to produce and exhibit their Paffports (the Form whereof is annexed to this Treaty) to the Officers of the faid King; or, if there should be in the faid Ports or Havens any Ships of War belonging to the King of Great-Britain, or any Privateers, to the Commanders of the faid Ships, fo as they shall

not exact or demand any Money or other Things whatfoever on that Account: If any Ships or other Vessels appertaining to the Subjects of the most Christian King, be met with on the open Sca, or in fuch Places as are not under the Dominion of the King of Great-Britain, by the Ships of War of the faid King, or others fitted out by his Subjects, the faid Ships keeping at a reasonable Distance off, may fend their Boat on board fuch Ships or Vessels of the Subjects of the most Christian King, and put two or three Men only on board, to the end that the Master or Owner may exhibit to them his Passport; after which they shall freely pass, without being any way molested, fearched, stopped, or forced to alter their Course. The Subjects of the King of Great-Britain shall enjoy the fame Freedom and Immunities, upon producing their Paffports according to the Form before mentioned.

ARTICLE VI.

Pafiports.

Ships passing into If any Vessel or Bark belonging to the Subjects an Enemy's Country to produce of the Most Christian King, and passing to a Country, to produce of the Most Christian King, and passing to a Country, Certificates and try at Enmity with the King of Great Britain, meets with a Man of War in her Paffage, in like manner, if a Ship appertaining to the English or other Subjects of the King of Great Britain, is met with going towards a Port belonging to an Enemy of the Most Christian King, it shall not be sufficient for her to exhibit her Paffports, but also Certificates in due and authentick Form from the Officers and Searchers of the Customs, of fuch Ships going out of the Port which she came from, and containing an Account of all her Cargo, to the End that it may be known whether there are any contraband Goods on board, and fuch as are particularized in the Third Article of this Treaty.

ARTICLE VII.

If by producing the faid Certificates it be found that there are contraband Goods on board configned for an Enemy's Port, it shall not be allowed to go under the Deck of fuch Ship, nor to open or break any Chests, Bales, Casks, or Tuns, or take the least Thing out of her, 'till fhe is brought into Port, where a just Inventory shall be taken in the Prefence of the Customhouse-Officers: And nothing Contraband therefore shall be sold or bartered till after a fair confiscated. Trial before the Judge of the Admiralty-Court, and Sentence be passed for the Confiscation of fuch Goods: In which Confiscation nevertheless the Hulk of the Vessel, and the lawful Merchandize on Free Goods not board her shall not be comprized, nor may such to be detained. free Goods be detained, much less be declared good Prize upon the account of the faid contraband Goods. If the Vessel be laden but in part with con- On Delivery of traband Goods, and the Master thereof offers at contraband Goods to the the same time, to put them into the Captor's Hands, Captor, the Ship he shall not then oblige him to go into any Port, to go free. but suffer him to continue his Voyage.

ARTICLE VIII.

Merchandizes appertaining to the Subjects of the All Goods in E-nemies Ships for-Most Christian King, which shall be found on seited. board Ships belonging to the Enemies of the King of Great Britain shall be liable to Forseiture, tho' they are not contraband; and on the contrary, the Goods of the Enemies of the King of Great Britain shall not be taken or confiscated; if they be found on board any Ships appertaining to the Subjects of the Most Christian King, altho' the said Goods Free Ships make make up the best Part of the whole Lading of such free Goods, con-Ships; but still with an Exception of all Contraband, which when taken shall be disposed of in the Manner directed by the preceding Articles. In like manner, all Merchandizes belonging to the Subjects of the King of Great Britain, which are found on board any Ships belonging to the Enemies of the Most Christian King, shall be liable to Confiscation tho' they be not Contraband; and on the contrary, any Merehandizes of the Enemics of the faid Molt Christian

Christian King shall not be taken or conficated if they are found on board any Ships appertaining to the Subjects of the King of Great Britain, tho' the faid Merchandizes make up the best Part or the Whole of the Lading of the faid Ships; but still with an Exception to contraband Goods; as to which when taken, they may be disposed of in manner as in the preceding Articles mentioned. And in order to prevent any future new War breaking out from proving injurious or prejudicial to the Subjects of either Side, which shall continue in Peace, it is agreed, that the Ships of any new Enemy laden with Effects and Merchandizes belonging to tances, as to For the Subjects of the other Party that shall be at feiture of Goods Peace, shall not make them liable to Confiscation, in Enemies Ships if they have been laden therewith before the End of the Term hereaster specified, which Term shall be six Weeks after the Declaration of the War, between the Soundings and the Naze in Norway; two Months between the Soundings and Tangier; two Months and a half, in the Mediterranean; and eight Months in all other Parts of the World. So that the Effects of the Subjects of the Most Christian King, taken in the Vessels of any new Enemy of the King of Great Britain, may not be confiscated upon that Account, but shall forthwith be restored to the Owners, unless they have been put on board the faid Ships after the Expiration of the respective Terms abovementioned, however contraband Goods, which likewise in such Case are not liable to Confiscation for the Reasons asorefaid, must not be carried into an Enemy's Port; and reciprocally the Effects of the Subjects of the King of Great Britain taken on board the Ships of any new Enemies of the Most Christian King, shall not be confiscated upon that Account, but shall forthwith be restored to the Owners, unless they have been put on board after the End of the respective Terms before specified; neverthelefs, contraband Goods, which shall not be liable

Times and Difout of a War.

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liable to Confifcation for the aforesaid Reasons, must not be conveyed into an Enemy's Port.

ARTICLE IX.

And for their more perfect Security, and that the Privateers not to Subjects of both Nations may be under no Appre- injure any Shipa hensions from the Ships of War, their Majesties of the other. shall give most strict Orders and Injunctions to all Captains of Ships and all Privateers, that they do no Injury or Damage to the Merchant-Ships, underthe most severe Punishments; besides the strongest Obligations to make full Restitution and Reparation of all Damage to those whom they shall have wronged.

ARTICLE XIV.

Whereas it fometimes happens, that the Ships Prizes prohibited which take Prizes in Time of War, treat the Ma- and punished. sters, Pilots, and Passengers, taken therein, very inhumanly, in order to extort fuch Confession and Declaration from them as they have a mind to; it is agreed, that their Majesties shall prohibit such Treatment under the most severe Penalties, and shall cause all such as shall be convicted thereof to be punished according to their Demcrit, and in fuch a Manner as may deter others from doing the like: And all Captains and Officers who shall be found guilty of fuch Barbarities and violent Doings, whether they have been committed by themselves, or have been caused or suffered to be done by them, shall forthwith be cashier'd; and they shall besides be proceeded against according to the Heinousness of the Crime; and every Vessel that shall be taken whereof the Mariners and Passengers shall have been ill used, shall be released and set at Liberty, (with her Cargo) without any further Examination or proceeding judicially or otherwise.

Treaty of Peace between Great-Britain and France; concluded at Westminster, November the 3d, 1655.

ARTICLE Ī.

Free Navigation in Harbours.

Ath ath

THE People and Subjects of both Nations may fafely and freely fail and ride at Anchor in each other's Harbours and Roads, as they shall think fit, without any Damage or Injury.

ARTICLE IV.

Free Navigation, merce in Europe.

Commerce shall be intirely free betwixt the two Passage and Com- Nations of England and France, and other People and Subjects, by Land and by Sea, and on the fresh Waters, through all and fingular the Countries, Dominions, Territories, Provinces, Cities, Towns, Villages, and all other Places throughout Europe, where Commerce and Trade hath been used to be carried on; so that without any Letters of fafe Conduct, or Application for any general or special Licence whatfoever, the People and Subjects of the faid two Nations shall freely pass and repass, by Land, Sea, or on the fresh Waters, to the said Countries, Kingdoms and Dominions; and to all the Cities, Harbours, Shores, Stations, and Streights, and may enter all the Places and Harbours of either, with their Ships laden or unladen; and with Carriages, and with Beafts of Draught or Burthen, which are usually employed in carrying Merchandizes, and may there buy and fell what they please, paying only the Market-Price in fuch Places for fuch Necessaries as they may want, either for their Provision or their Voyage; and may likewise, as Occasion shall require, rig their Ships and repair their Carriages; and it shall be equally free for them to return to their own Country, or to go to any other Places at their own Discretion with their Mer-

Merchandize, Goods, or any other Effects whatfoever, without Molestation; provided they pay the due Customs and Port Duties to the other Party, and a proper Regard be likewise had to all the Laws and Ordinances of the Country.

ARTICLE XVI.

Both Parties shall strictly command the Admi- Sea Commanders of either Party rals and Commanders of the Fleets, and all other not to injure the their Sea Captains whatfoever, either carrying their other, on pain of Refitution and Flags, or bearing Commissions from them, or act-Punishment. ing in their Service, not to feize, take, or in any Manner to obstruct or damage the Ships, Vessels, Goods, or Merchandize of the People or Subjects of the other; but that they diligently observe this Treaty and Convention; and all Contraveners shall make Satisfaction to the Party concerned, by fuffering corporal Punishment, according to the Nature of the Offence, and by making Reparation for the Damage done by them, if they are able; but if they should not be able, then that Confederate to whom the Offenders belong, shall fatisfy and repair the Damage within three Months after Knowledge thereof and Satisfaction demanded; and all Ships of War meeting any Merchant Ships of either Party, shall protect them, while they keep the same Course, against all who shall offer them any Violence.

ARTICLE XVII.

If the Commanders of any Ships belonging to All Books and Prize either Party, or to their People, shall take any Ship to be de-Prize at Sea, they shall within twenty-four Hours livered to the Adafter their coming into Port, deliver all the Books miralty. of Accompts, Papers, Cockets, and Bills of Lading, which they shall have found in such Prizes, to the Judges of the Admiralty, to the Intent that any Person interested may take Copies of the same; and where there shall be no Judge of the Admiralty, the faid Papers and Books shall be delivered

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thority of the Court.

to the Officers of fuch Places, who shall fend the fame fealed up to the Judges of the Admiralty; Men or Goods during which, the Mariners on board the Prizes out, but by Au- shall not be taken out; nor any Part of the Cargo touched, or any of the Goods fet a shore, unless by the Authority of the Court of Admiralty; and a Schedule shall be made of all the Goods, in the Prefence of those whom it concerns, who shall also have a Copy of the faid Schedule from the Judge.

ARTICLE XVIII.

Officer or Marimer of a Prize, not to be carried der to be examined.

The Commanders and Captains of any Ships, which shall take any Prizes at Sea, shall not take away, but in or- out of her the Captain, Master, or any Mate or Mariner, unless for the Purpose of examining them; and in that Cafe they shall not take out above two or three, who shall be carried within the Space of twenty-four Hours before the Judge of the Admiralty; or if there be no fuch Judge in the Place, before the Magistrate or Officers of the Place, who shall examine them; and such Examination being finished within the same Space of Time, the said Judge or Magistrate shall dismiss them freely, every one to their own Business: All Contraveners hereto shall suffer corporal Punishment.

ARTICLE XIX.

Pirates not to be and punished:

Neither of the Confederates shall receive any hardonired or al-fifled, but purfued Pirates or Robbers into any of their Ports, Havens, Cities or Towns; nor shall they permit them to be received by their People or Inhabitants, or to be harboured, affisted, or supplied; but shall use their Endeavours that fuch Pirates and Robbers, and their piratical Accomplices, Partners and Affistants, shall be purfued, apprehended, and duly punished, Ships and Goods for a Terror to others; and all Ships, Goods and Merchandize, piratically taken by any fuch, and brought into the Ports of either Confederate, as much as can be found thereof, although they have: been already fold to others, shall be restored to the right

piratically taken, to be reftored.

right Owners, or Satisfaction made for the same to their Owners, or to those who shall lay Claim to the same, by Virtue of Letters of Attorney; provided the Owners Right appear from due Proofs according to Law in the Court of Admiralty; and whatever Goods shall be recovered from them, shall be carried into the Ports of either Confederate, and be delivered to the Custody of the Officers of the Port, who shall be responsible for the same; if the faid Goods are not restored without Delay to their Owners, after Proof first made of the true Property thereof before the Judges of those Places, where the Goods taken by the Pirates were put on board the Ship: Nevertheless all Persons accused shall be allowed to try their Right by Law, and to make their Defence.

ARTICLE XXII.

The People and Inhabitants of Great-Britain Free Paffage and Commerce in all may freely and fecurely fail and traffick in all the neutral Places at Kingdoms, Dominions and Territories which cul- Enmity with the other; Places betivate Peace, Friendship or Neutrality with them; fieged and Connor shall they be any ways molested by the Ships or traband excepted. Subjects of France, although there should be Enmity and Hostility between France and the said Kingdoms, Dominions and Territories, or any of them: And the fame shall likewise be observed on the Part of Great Britain towards the Subjects and Inhabitants of France; provided that fuch Trade be not carried to any Port or Town which is befleged by either of the Confederates, and that neither Party, nor the People or Subjects of either, shall import any Prohibited and Contraband Goods to those Kingdoms, Dominions or Territories, which are at Enmity or War with the other.

ARTICLE XXVI.

For the better promoting of Commerce on both Sides, it is agreed, that if a War should break out between the faid two Nations of England and France,

Six Months allowed to Subjects cafe of a War.

fix Months after the Proclamation of War, shall be on both Sides in allowed to the Merchants, in the Cities and Towns where they live, for felling and transporting their Goods and Merchandize; and if any thing be taken from them, or any Injury be done them within that Term by either Party, or the People or Subjects of either, full Satisfaction shall be made for the fame.

> Marine Treaty between Great-Britain and France; concluded at St. Germains, March 29, 1632.

ARTICLE III.

OR as much as under the Pretext of Search or Visit that may be made by the Ships of War of the one or the other Prince, or their Subjects at Sea, of Merchant Ships, to know whether they are laden with Merchandizes prohibited, or belonging to the Enemy, there have been feveral Outrages committed for the Time past, which have, without any lawful Cause, hindered the Course of the said Ships, and occasioned many other great Damages to Merchants; to obviate fuch Inconveniences, it has been agreed, that such Ships of War happening Merchant Ships to meet such Merchant Ships at Sea, may order to thike to Men them to strike, which the faid Merchant Ships shall fent their Com- be obliged to do, and to present their Licences, millions and Bills Commissions, and Bills of Lading, to the Captains, or fuch as they shall send aboard the said Merchant Ships, into which more than two or three at most may not not enter, nor exact or take any Duties under Pretext of fuch Visit; which done, if those of the faid Ship of War will not forbear, notwith-Not to be hin- standing, to stop the Voyage of the said Ships, dered or taken whether by carrying them along with them, or obliging them to go aside out of their Course, the faid People belonging to the Ship of War shall in that Case be answerable for all the Expences, Damages, and Interests, and besides be punished corporally, according as the Quality and Circumstances

of War, and preof Lading,

out of their Courfe,

of the Fact shall require; for which Expences, Damages, and Interests, not only the Delinquents shall answer, but likewise those who furnished them with Arms and Provisions, and put them to Sea.

ARTICLE V.

The Captains, Lieutenants, and the Masters of Books and Papers Ships that shall take any Prize, shall be obliged laid before the within twenty-four Hours after their Arrival, to Judges of Admilay all the Books of Accompts, Papers, Licences, Commissions, and Bills of Lading, which they shall find in the Ships they take, before the Judge of the Admiralty, or his Clerk, that fo the Parties interested may take Copies thereof for their Use; and where there is no Judge of the Admiralty, the faid Papers and Bills of Lading shall be put into the Hands of the King's Officers, to be fent closed up and fealed to the Judge of the Admiralty.

ARTICLE VI.

In like Manner the faid Captors shall be obliged Officers of a to bring along with them the Persons whom they examined before found in the faid Ships, or at least the Captain the Judge of the Administry. and Master, or two or three of the principal Officers, and prefent them within twenty four Hours to the Judge of the Admiralty to be examined; and in case there be no Judge of the Admiralty, before the Mayors of the Towns, or the King's Officers: And they may not hold or keep them Prisoners in their Houses beyond that Time, on Pain of being punished, and losing the Prize; and after the faid Prifoners shall have been heard and examined, the faid Judge shall be obliged to set them at Liberty, to follow their Affairs as they shall think good.

ARTICLE

When any Prizes are brought into any Harbours Man or Goeds or Ports, the Mariners and Seamen belonging to from on board them shall not be forced away from their said Ships, Prizes without an Order.

nor any of their Goods put a-shore, without a previous Order from the Judge, and an Inventory made by him or his Deputies, in Prefence of the principal Persons concerned, whereof a Copy shall be delivered to them from the faid Judge.

Treaty of Alliance between Great-Britain and France; concluded at London, August the 29th, 1610.

ARTICLE XXXIII.

Goods taken from Pirates to be brought into Jodged.

HAT all the Goods that shall be taken by the Captains and other Officers of the one or Pert and there the other Prince from Pirates, shall be brought refpectively to some Port of the one or the other Kingdom, and there put under good and fafe Cuftody of the Admiral, Vice-Admiral, or other Officers of the faid Ports; which Officers shall be bound to answer for the faid Goods in their own Name.

ARTICLE XXXIV.

Such Goods to he reflored to the of either Party.

That all the Goods which shall be thus taken Owners, Subjects and recovered from Pirates, whether they be in Gold or Silver Money, or other Merchandizes appertaining to the Subjects of either of the faid Kings, shall be rendered and restored to the true Owners and Proprietors of the fame, without any Delay, after having first made legal Proof of the Property thereof.

> Treaty of Peace between England and France; concluded the 24th of March, 1549.

ARTICLE II.

T is agreed and concluded, that as long as this Peace and Friendship shall continue, all and fingular

fingular the Inhabitants of both the faid Kingdoms, Universal Peace and of all the Lands and Dominions which now are, or hereafter shall be possessed by either of the faid Kings, of whatfoever Dignity, State, and Condition, shall receive and treat each other with all friendly Usage, and mutual good Offices, and may freely, fafely, and fecurely pass and repass too and fro', by Land and by Sea, and on Rivers; fail and traffick with each other, buy and fell, and abide there as long as they think fit, or retire and depart from thence whenever they please, into their own, or any foreign Nation or Place whatsoever, and Free Navigation, carry with them what Things they shall have acquired or purchased by their Industry and Labour, or any other lawful Arts or Means whatfoever, without any Impediment, Moleftation, or Restraint, fafe Conduct, Licence, or special Commission, in fuch Manner as they lawfully might by Virtue of ancient Treaties and Alliances, faving always the Laws, Statutes, and Customs of the said Kingdoms.

Treaty of Peace and Alliance between England and France; concluded at the Camp, between Ardres and Guines, June the 7th, 1546.

ARTICLE III.

THAT all and fingular the Vassals and Subjects of both the said Princes, and of their Heirs and Successors, whether they be Princes, Archbishops, Bishops, Dukes, Marquesses, Earls, Peace and Amity. Barons, or Merchants, or of what State and Condition foever, shall, during the said Peace, conduct and behave in all Places in the most kind and friendly Manner, performing all mutual good Offices towards each other; and may freely, fafely, free Navigation, and fecurely, without the Hindrance of any one, Paffage and Comor any fafe Conduct or Licence, travel in all Places,

1546.

by Land or by Sea, or on fresh Waters, and fail and come into the Ports, Dominions and Districts whatfoever of both the faid Princes, their Heirs and Successors, provided they do not exceed the Number of an hundred arm'd Men together, and may abide there as long as they pleafe, trade, buy and fell all Goods, Merchandizes, and Jewels whatfoever, if not prohibited by the Laws and Ordinances of the faid Kingdoms respectively; and may freely depart from thence to their own Countries, or elfewhere at their Pleasure; and as often as they please, with their own, or hired or borrowed Vessels, Carriages, Horses, Armour, Merchandize, Baggage, Goods and Things whatsoever, without any Impediment, Molestation or Arrest, by Reason of any Marque, Countermarque, or Reprifals, or other Distress whatsoever, as well upon Land as upon Sea, and in fresh Waters, in the same Manner as they lawfully might, by Virtue of ancient Treaties and Alliances.

This last recited general Article of Commerce and free Intercourse is inserted almost verbatim in a preceding Treaty of Peace and Commerce; concluded at Moore, in 1525; as likewise in the three temporary Treaties of 1514, 1492, and 1478.

Articles and Clauses of Treaties Subfisting between Great-Britain and France; containing the Continuance, Renewal, and Confirmation of former Treaties between the two Crowns.

Treaty of Peace between Great-Britain and France, and Spain; concluded at Seville, November the 19th, 1729.

ARTICLE I.

1729.

L L former Treaties and Conventions of All former Trea-Peace and Friendship, and Commerce, concluded between the contracting Powers respectively, shall be, as they hereby are, effectually renewed and confirmed, in all those Points which are not derogated from by the prefent Treaty, in as full and ample Manner as if the faid Treaties were here inferted Word for Word; their faid Majesties promissing not to do, or suffer any thing to be done, that may be contrary thereto, directly or indirectly.

ARTICLE IV.

It having been agreed by the preliminary Ar- Commerces ettled ticles, that the Commerce of the English and French on the Foot of Treaties preced-Nations, as well in Europe as in the Indies, should ing the Year be re-established on the foot of the Treaties and 1725. Conventions antecedent to the Year 1725; and particularly that the Commerce of the English Nation in America, should be exercised as heretosore; it is agreed by the present Article, that all necesfary Orders shall be dispatched on both Sides, without any Delay, as well for the Execution of the faid Treaties of Commerce, as for supplying what may be wanting for the entire Re-establishment of D 4 Com-

Commerce on the Foot of the said Treaties and Conventions.

Treaty of Peace between Great-Britain and France; concluded at Utrecht, March the 31/2, 1713.

1713.

· ARTICLE VII.

and Commerce as before the last

Free Navigation HAT there be a free Use of Navigation and Commerce between the Subjects of both their Royal Majesties, as it was formerly in Time of Peace, and before the Declaration of the last War; and also as it is agreed and concluded by the Treaty of Commerce, this Day made between the two Nations.

> Treaty of Peace between Great-Britain and France; concluded at Refwick, September the 10th, 1697.

. 1697. Free Navigation, > Paffage and Trade as before

ARTICLE V.

HAT there be a free Use of Navigation and Commerce between the Subjects of both the faid Kings, as was formerly in the Time of Peace, and before the Declaration of the late War; fo that every one of them may freely come into the Kingdoms, Marts, Ports and Rivers, of either of the faid Kings, with their Merchandizes, and may there continue and trade without Molestation, and shall use and enjoy all Liberties, Immunities, and Privileges granted by folemn Treaties and ancient Customs.

American Treaty of Commerce between Great-Britain and France; concluded at London, November the 16th, 1686.

ARTICLE XIX.

THIS present Treaty shall not in any wife derogate from the Treaty concluded between Treaty of Bredah the most Serene Kings at Breda, July 21, 1667: But all and fingular the Articles and Claufes of the faid Treaty shall remain in Force and be observed.

1686.

General Treaty of Commerce between Great-Britain and France; concluded at St. Germains, February the 24th, 1676-7.

PREAMBLE.

S the Kings of France and Great-Britain have no greater Defire than to strengthen anew Freedom and Security of Comthe Friendship that is between the said Kings, and merce. the faithful and fincere Union that is between their Subjects and Kingdoms; their Majesties believed nothing could contribute more thereunto, than a new Treaty about the Freedom and Security of Commerce; and they have to this End named Plenipotentiaries, who have agreed upon the following Articles.

1676-7.

Treaty of Peace between Great-Britain and France; concluded at Bredah, July 21, 1667.

ARTICLE II.

ALL Enmities, Hostilities, Discords and Wars, shall cease and be for ever abolished between Peace and Amity by Sea and Land. the faid two Kings; fo as they shall for the future forbear to pillage or injure each other; nor shall they molest or incommode one another in any Man-

1667.

Manner whatfoever, either by Sea or Jand, or on Rivers, in any Part of the World whatfoever, and especially within the Extent and Limits of their own Kingdoms, Lands, Dominions, or Places whatever.

ARTICLE IV.

Free Navigation and Commerce as before ufed.

Navigation and Commerce shall be free between the Subjects of both the Kings, as it was during the Peace, and before the Declaration of the last War; fo as they may freely and without Molestation, go with their Goods into each other's Kingdoms, Provinces, Places of Commerce, Ports and Rivers, and there abide and traffick.

Ast of the Oath taken by the King of France and the Queen Regent, whereby they confirm all former Treaties made with Great-Britain. W E Lewis King of France and Navarre, do

Manner:

confirmed.

1644.

iwear and promife, in the Prefence of Lord Goring, Ambassador extraordinary, specially appointed and fent for this Purpose by the King of Great-Britain, that we will observe and fulfil all and fingular the Points and Articles which have been agreed to and established by the Treaties, which have been made and concluded by the Kings our Predecessors between our respective Kingdoms, Treaties of 1606, States, Countries, and Subjects; and more especially 1610, 1625, 1629, and 1632, those made in the Years 1606, 1610, 1625, 1629, and 1632, in such Manner as they have been established and ratified, and according as they shall be found to derogate the one from the other: Which Treaties and Articles we have approved and confirmed, and do now swear and promise in most solemn Manner, that we will observe the same, and never contravene any Points or Articles of the faid Treaties, directly or indirectly; nor will we, to the utmost of our Power, suffer the same to be violated in any

And We Anne, Queen Regent of France and Navarre, having likewise on our Part, as far as in us lies, agreed to, approved and ratified the faid Treaties, do now, by Virtue of our Oath, confirm and promise a due Observance of the same, and that they shall not be contravened in any Sort.

Treaty of Commerce between Great-Britain and France; concluded at St. Germains, 1632.

ARTICLE VIII.

Y these present Articles, the said Kings do 1632.

Treatics of 1606, and 1610, conments and Treaties made between them, which shall firmed. remain in their Force and Virtue; but only in fo far as shall be derogated from them by these Prefents, and particularly, that the Treatics of 1606, and 1610, shall be duly and faithfully executed.

Treaty of Peace and Alliance between Great-Britain and France; concluded at Susa, April the 24th, 1629.

ARTICLE I.

HE two Kings shall agree to renew the an- 1629. L cient Alliances between the two Crowns, Safe and free and to preferve them inviolably, together with opening a fafe and free Commerce.

The Declaration of the King of France, for the Re-establishment of Commerce with England, being a Sequel and Part of the faid Treaty of 1629.

LEWIS King of France and Navarre. To all, &c. Although by the Publication which we have already ordered to be made through our King-

1629.

Kingdom and Dominions of the Peace fettled between us and the King of Great-Britain, it be expressly signified that Trade and Commerce shall for the future be sase and free between our Subjects and his, by Sea and Land, as it was before the last War; nevertheless, we have thought it proper to difpatch our express Letters of Declaration; and We do fay and declare by thefe Prefents, figned with our own Hand, that our Will and Intention is, that for the future there be a fure and free Commerce and Trade, both by Sea and Land, between our Subjects and those of the King of Great-Britain; We will, ordain, and it is our Pleafure, that upon this Account they have all sase and free Access to our Ports, Harbours and Towns, and may bring there all Sorts of Merchandizes, fell, truck, and exchange the same; buy and transport other Merchandizes of our Kingdoms, (except fuch as are prohibited by our Orders) all in the fame Manner as they did before the Wars, notwithstanding any Prohibitions formerly made by us to the contrary, which We have and do remove and take away in Favour of the faid Treaty of Peace.

Sure and free Commerce by Sea and Land,

Treaty of Alliance between Great-Bitain and France; concluded at London, August the 29th, 1610.

ARTICLE I.

1610.

Preceding Treaties confirmed,

THAT by any of the Compacts, Conventions, Articles or Points contained in this Treaty, it is not meant in any Sort to depart from the preceding Treatics and Alliances made between the faid Kings or their Predecessors, either for the Kingdoms of France and England, or of France and Scotland; but that notwithstanding, they shall remain in their full Force and Vigour; provided they

they be not contrary or repugnant to this prefent Treaty of Union, or any Articles contained therein.

Treaty of Commerce between Great-Britain and France; concluded at Paris, February the 24th, 1605-6.

ARTICLE I.

THAT the preceding Treaties shall not in 1606.

any wise be thought to be departed from by any Article or Matter contained in this present ties confirmed. Treaty, but they shall remain in their sull Strength, Force and Vigour, excepting only fo far as any thing is derogated from them by this present Treaty.

Treaty of Alliance between England and France; concluded at Greenwich, May the 14th, 1596.

ARTICLE I.

ALL former Alliances and Treaties which 1596. the Queen of England and the King of France, and All former Allitheir Kingdoms, shall be confirmed, and remain in ties confirmed. their former Force and Vigour; and it shall not be thought that they are departed from in any Point, but in fo far as is derogated from them by this present Treaty.

Treaty

Treaty of Alliance between England and France; concluded at Blois, April the 23d, 1572.

ARTICLE I.

Preceding Treaties and Alliances confirmed.

1572.

O Articles or Agreement contained in this present Treaty, shall be deemed to intend or imply a Departure from preceding Treaties or Alliances formerly entered into by the said Confederates, or their Predecessors; but they shall, notwithstanding, remain in their sull Force, Virtue and Vigour, in so far as they are not contrary or repugnant to this present Treaty, or any Articles therein contained.

Treaty of Peace and Alliance between England and France; concluded at Trojes, the 11th of April, 1564.

ARTICLE L

Perpetual Peace Perpetual and inviolable Peace, Friendship, and Amity.

THERE shall be a true, firm, folid, sincere, perpetual and inviolable Peace, Friendship, and Amity.

Union, Confederacy, League, mutual good Understanding, and true Concord, by Sea and Land, and in all Places to endure, to all future Ages, between the Queen of England and King of France, their Heirs and Successors, and all their Subjects and Vassals whatsoever.

Treaty of Peace and Commerce between England and France; concluded April the 5th, 1515.

ARTICLE V.

S to what concerns the mutual Dealing, Commerce and Intercourse of Merchandizes between the Subjects of both Kingdoms, the faid Sub- Commerce and Intercourse as bejects shall in all things esteem and treat one another fore used. in the fame Manner as they were obliged to do at the Time of the last Peace.

The Definitive Treaty of Christian, universal, and perpetual Peace, Friendship and Union; concluded at AIX-LA-CHAPELLE, on the 3th of October, 1748.

ARTICLE XVI.

THE Treaty of the Affiento, signed at Madrid 1748. the 27th of March, 1713, and the Article of The Treaty of the annual Ship, making Part of the faid Treaty, the Afficito and the annual Ship are particularly confirmed by the present Treaty confirmed. for the four Years during which the Enjoyment was lost fince the Commencement of the prefent War, and shall be executed on the same Footing, and on the fame Conditions, they have been, or might be before the faid War.

ARTICLE XVII.

Dunkirk shall remain fortified on the Land Side in its present State, and for the Sea Side on the Footing of ancient Treaties.

1515-

ARTICLE IX.

Of the feparate ARTICLES.

Two Hoftages to continue in France

His Britannick Majesty engages on his Side to 'till the Reftitu- fend to the most Christian King, immediately after tion of Cape Bre- the Exchange of the Ratifications of the prefent Treaty, two Perfons of Rank and Condition, to continue in France as Hostages 'till fuch Time as they have certain and authentick Advice of the Restitution of the Royal Isle called Cape Breton, and of all the Conquests that the Arms or Subjects of his Britannick Majesty may have made before or after the Signature of the Preliminaries, in the East and West-Indies. Their Britannick and most Chriftian Majesties oblige themselves likewise to remit, on the Exchange of the Ratifications of the prefent Treaty, the Duplicates of the Orders addressed to the Commiffaries respectively appointed to restore and receive all which may have been conquer'd on each Side in the East and West-Indies, conformable to the fecond Article of the Preliminaries, and to the Declarations of the 21st and 31st of May, and the 8th of July last, in what concerns the faid Conquests in the East and West-Indies.

Be it well understood nevertheless, that the Royal Isle, called Cape Breton, shall be restored with all the Artillery and Ammunition found therein on the Day of its Surrender; and as to the other Restitutions, they shall have their Estect conformable to the Tenor of the 11th Article of the Preliminaries, and the Declarations and Conventions of the 21st and 31st of May, and the 8th of July, in the State wherein Things were found on the 11th of June. N. S. in the West-Indies, and the 31st of October, likewife N. S. in the East-Indies. All other Things to be restored on the Footing they were before the

present War.

Treaty of Peace between Great-Britain and Spain; concluded at Utrecht, July 2, 1713.

ARTICLE VIII.

HAT there be a free Use of Navigation and - Commerce between the Subjects of both Kingdoms, as it was heretofore in Time of Peace, and Free Navigation before the Declaration of the late War, in the Reign and Comme ce as of Charles the Second, King of Spain, according to War. the Treaties of Friendship, Alliance and Commerce, which were formerly made between both Nations, and according to ancient Customs, Letters Patent, Schedula's, and other special cts; and also according to the Treaty or Treaties of Commerce newly made, or forthwith to be made at Madrid.

1713:

Treaty of Navigation and Commerce between . Great-Britain and Spain; concluded at Utrecht, November 28, 1713.

ARTICLE I.

HE Treaty of Peace, Commerce, and Alliance concluded at Madrid between the Crowns of Great Britain and Spain, the 13th Day Treaty of Peace of May, 1667, is ratified and confirmed by this 1667, confirmed. present Treaty; and for the greater Coroboration and Confirmation thereof, it has been thought proper to infert the same here verbatim; together with the Royal Schedula's or Ordinances thereto annexed. as follows.

Treaty of 1667, between Great-Britain and Spain.

ARTICLE

Univerful and perpetual Peace and Amity.

1667.

T is agreed and concluded, that there shall be an univerfal, good, fincere, true, firm and perfect Amity, Contederation and Peace, between the Crown of Great-Britain on the one Part, and the Crown of Spain on the other; and also between the Lands, Countries, Kingdoms, Dominions and Territories belonging unto, or under the Obedience of either of the faid Kings; which shall endure from this Day for ever, and shall be inviolably observed, as well by Land as by Sea, and on all Waters; and that the Subjects and People of the faid Kings, and the Inhabitants of their Dominions, of what Degree or Condition foever, shall reciprocally help, affift, and shew to each other all kind of Benevolence and mutual good Offices and Friendship.

ARTICLE II.

Neither of the faid Kings, nor their respective People, Subjects or Inhabitants within their Domiminions, shall, upon any Pretence whatsoever, either openly or fecretly, attempt, do, or procure to be done, any thing which may be of Damage or Detriment to the other Party, in any Place whatfoever, either by Sea or by Land, or in Ports or Rivers, but they shall treat each other with all Love and Friendthip: Moreover, either Party shall have free and Free Access and fase Access and Admittance, as well by Sea as by Traffick in all Land, into the Countries, Kingdoms, Islands, Do-

Places where

before used or al- minions, Cities, Towns wall'd or not wall'd, forlewedtoanyother, tifled or unfortified, of the other Party; and likewife into their Harbours and Ports, wherever Trade and Commerce did use before Time to be carried on, so as every Person of the one Party or the other may buy, fell, and carry on all Manner of Trade, and traffick in what Place foever he will belonging to the other Party, with the fame Freedom and Security as they trade with their own Fellow-Citizens or Countrymen; or as any other foreign Nation whatever does, which is allowed to frequent the faid Places of either Party.

ARTICLE III.

The Kings of Great-Britain and Spain shall take Both Sides to abmost special Care, that their respective Subjects and stain from the People do from henceforward abstain from all Force, Wrong and Violence to each other.

ARTICLE IV.

That between the King of Great-Britain and Free Navigation, King of Spain, and their respective Subjects, People Trade, by Land and Inhabitants, there shall be allowed on both and Waterwhere Sides a free Liberty and Power of trading, and of out Letters of Lifetting on Foot and carrying on all Manner of conceorfaseCon-Commerce; as well by Sea as by Land, and upon duet. all Waters, throughout all and fingular the Kingdoms, Countries, Territories, Provinces, Islands, Colonies, Cities, Towns, Villages, Ports, Rivers, Creeks, Bays, Streights, and Currents, under the Obedience of either King, where Trade or Commerce hath at any time heretofore been used to be carried on; so as, without Letters of safe Conduct, or other Form of general or special Licence, the People and Subjects on both Sides may, as well by Land as by Sea, and upon the fresh Waters, freely navigate and pass into the Countries, Kingdoms, Dominions, Cities, Ports, Currents, Bays, Districts, and other Places whatfoever under the Obedience of either of the Confederates; and may come and enter into any Ports whatfoever as they shall think fit, with their Ships laden or unladen, and with all Kind of Merchant Ships, and Carriages whatfoever; and when they have enter'd into such Ports, they may buy, sell and barter all Kind of Merchandize whatfoever, of what Value, or to what Quantity foever; they may likewife provide themselves at just and usual Rates with

Victuals, and all Kind of Provisions necessary either for their Sublistance or Voyage; and repair and fit out their Ships and other Veffels of Burthen and Carriages; and likewife remove from thence, and freely depart with their Ships and other Vessels of Burthen, Goods, Merchandizes and Effects, wherefoever they shall think fit, whether they be minded to return to their own Countries, or to proceed elsewhere, without any Molestation or Impediment: faving always on both Sides, the Rights, Customs Right and cut- and Duties to be demanded and paid; faving liketoms, Laws and wife the Laws and Ordinances which have been Kingdoms faved, made and observed throughout the several Dominions and Countries of both the faid Kings.

Ordinances of both

ARTICLE VIII.

All Privileges of the -l'reaty of Munfler 1648, granted to the Subjects of Great-Britgin.

For what may concern both the Indies, and any other Parts whatfoever, the Crown of Spain doth grant to the King of Great-Britain and his Subjects, all that was granted to the united States of the Low Countries, by the Treaty of Munster made in the Year 1648, in as ftrong and ample Manner, as if the same were here inserted, in every Article and Point thereof, without the least Omission: fame Laws being to be observed, to which the Subjects of the faid States are obliged and bound; and mutual Offices of Friendship to be performed on each Side.

ARTICLE X.

Ships of Great-Britain not to be fearched or vifited by any Offi-cers of the King of Spain.

The Ships and all other Vessels belonging to the King of Great-Britain or his Subjects, when they fail towards, or enter into the Dominions or Ports of the King of Spain, shall in no wife be fubject to any Visitation or Search by the Officers and Judges of prohibited Goods, or any others whatfoever, either by Virtue of their own or any other Authority; por shall any Soldiers, arm'd Men, Officers or private Perfons whatfoever, under the Name of a Guard or Watch, or on any other Pretence

whatfoever be put on board any of the faid Ships or Vessels.

ARTICLE XIII.

It shall be lawful for the Ships of the People and Ships of either Subjects of either of the Confederates, to cast An- Nation may cast Anchor in the chor in the Coasts, Bays, or any Stations or Roads Coasts or Roads for Ships belonging to the other Confederate, with- of the other. out being in any wife constrained to enter into any neighbouring Port; and in cafe any Ship being forced by Streis of Weather, or Danger of Enemies or Pirates, or by any other Accident should be neces- Forced by Enefitated to come into Port, provided it appears that mies, or otherwife, the is not bound to an Enemy's Port with prohi- in and go out of bited Goods, commonly called Contraband (concerning which she shall not be questioned without clear Proofs) fuch Ship may fail out of Port whenfoever they think fit, and return to Sea without any Impediment whatfoever; upon that Condition however, that they do not break Bulk, and that no Part Not to break of the Cargo be expoted to Sale, or open'd in Port: Bulk. But when they have cast Anchor, and are stationed in Port, to prevent all Trouble whatfoever about visiting or fearthing, it shall be fufficient for them to have in readiness and to produce their Letters of fafe Conduct, or other Papers of their in- To produce Pafftended Voyage, and Certificates of their Cargo; ficates. which being exhibited and shewn to the Officers of either King, when the Matter requires it, fuch Ships shall be permitted to pursue their intended Voyage without further Molestation.

ARTICLE XIV.

The Ships of War, whether they belong to Ships of Warand either of the faid Kings, or be Privateers belonging at Diffance from to the Subjects of either, when they meet with any Merchantinen, Merchant Ships either riding at Anchor, or failing their Boat to exin the open Sea, shall keep without Cannon Shot amine the Papers. of them, and shall not approach nearer, in order to

prevent all Damage and Violence; but they may fend their Boat or Pinnace, with two or three Men only on board the Merchant Ship, to whom the Master or Owner shall produce his Passport and Sea Letters, prepared according to the Form annexed to this Treaty; whereby they may be certified not only of the Merchandizes with which the Ship is laden, but also of the Place to which she belongs within either Kings Dominions, and Name of the Ship, Mafter and Owners; by which Means it may be fufficiently known what Sort of Goods are on board her, whether any fuch as are prohibited or Contraband; and who is the Master or Owner: and what Kind of a Ship it is: Moreover, fuch Passports and Sea Letters shall be of the more undoubted Credit and Authority, that as well on the Part of the King of Great-Britain, as of the King of Spain, they shall (if the fame be found necessary) be corroborated with certain counter-figned Certificates, whereby they may be more authentick, and the Impolition of false ones may be prevented.

ARTICLE XV.

Prohibited Goods If any prohibited Merchandizes or Goods are exported to be exported out of the Kingdoms, Dominions, or no other.

Territories of either King, by the People or Subjects of the other; in such case the prohibited Goods only, and no other, shall be confiscated; nor shall the Delinquent in such case, incur any further Penalty, unless haply he convey away and export out of the Kingdoms or Dominious of Great-

In case of Fritish Britain any Money or proper Coin of that Country, Cein, Weel, or Fullers-Earth are or Wool, or what they call Fullers-Earth; or out proted out of the of the Dominions of the King of Spain, any Gold Brisish Dembnicas, or engaged or Silver, either coined or uncoined: In which Silver out of the Cases the Laws of each Country shall on both Sides Spanish, the respective Laws to have their due Force and Effect.

take Place.

ARTICLE XVI.

The People and Subjects of either King may All Ships of both arrive at, and enter into the Ports of the other, enter, abide in, and there abide and remain, and depart from thence and depart from with the fame Liberty and Freedom on both Sides; other. and that not only with their Merchant Ships and other Vessels used for Trade and Commerce; but likewise with Ships of War fitted out either to refift or attack the Enemy; and if their Ships are drove in by Stress of Weather, they may both re- Drove in by pair their Ships and furnish themselves with Provi- may repair and fions, as they may have Occasion, in as the Number provide themof Ships entering in of their own Accord, give no just Cause of Suspicion, which, if they are Ships of War, are not to exceed the Number of eight; Not to exceed nor thall they continue within the Bays or Roads, war. or in the Neighbourhood of the Ports, any longer Time than shall be judged necessary for the Repair of than necessary. of their Ships, or the taking in of Provisions, much less shall they be the Cause of any Interruption or Not to diffurb the Molestation of the Commerce, or hinder the Approach Place, or Entrance of any Ships belonging to any other Nation whatfoever at Peace with the King to whom fuch Port belongs. But when a greater Number than usual of Ships of War, shall by some Acci-Ships of War dent approach any Port, it shall not be lawful for not to enter law them to enter into Port, or cast Anchor in the Port, or early Road, without having first obtained a Permission our Leaves to enter from the King himfelf, or from the Governor of such Port, unless they are forced in by the Violence of a Storm, or to avoid force imminent Danger at Sea; in which Case, they shall lignify the Caufe of their Arrival, as foon as possible, to the Governor of the Port, or character of the Place; and they shall not continue there any longer than such Governor or Magistrate shall judge proper and expedient, much less shall they commit any Act of Hostility against any others being in the

same Port, which may prove a Prejudice to either of the faid Kings.

ARTICLE XVIII.

Ships and Sub-, jects of both Na-

The Merchants and Subjects of both Kings, and their Agents and Servants, as also their Ships, tions may carry their Agents and Oct. The going and returning, all Kindof Arms. Masters and Mariners, both in going and returning, as well upon Sea and other Waters, as in the Havens and Ports of either Party, may carry and use all Kind of Arms, both offensive and defensive, without being obliged to register the same; they may likewife carry and ufe any portable Arms upon Land (if they please) for their private Defence, according to the Custom of the Place.

ARTICLE

Free Navigation and Traffiel, with

The Subjects and Inhabitants of the Kingdoms all neutral States, and Poir imons under the Obedience of the Kings of Great Britain and Spain respectively, may with all Security and Liberty navigate and traffick throughout all the Kingdoms, States and Countries, cultivating Peace, Amity or Neutrality, with either of the faid Kings.

ARTICLE XXII.

Not to be diffurbed by Reafin of Hostility with any other State.

The Ships or Subjects of either of the faid Kings shall in no wife interropt the faid Liberty by any Hindrance or Difturbance whatfoever, by Reafon of any l-Iostility which now is or may be hereaster between either of the faid Kings, and any other Kingdoms, Dominions and States, being in Friendship or Neutrality with the other Party.

ARTICLE XXIII.

Contraband Goods only to be nifcated.

And in Case any prohibited Goods, commonly taken and con- called Contraband, which are here particularly mentioned, shall be discovered by the abovesaid Means to be on board fuch Ships, they shall be taken out of the Ship, and legally proceeded against and

con-

confifcated by the Judges of the Admiralty, or other competent Judges; but so as the Ship itself, and the other free and allowed Goods found in fuch Ship, shall in no wife be seized or confiscated on that Account.

ARTICLE XXIV.

Moreover, to prevent as far as may be, all Con-Contraband troverly which may arise concerning fuch Goods as are to be deem'd Prohibited or Contraband, it is declared and agreed, that under that Name are comprehended all Fire-Arms, as warlike Ordnance, Musquets, Mortar-Pieces, Petards, Bombs, Granadoes, Fire-Crancels, Fire Balls, Carriages of Guns, Musket-rests, Bandeliers, Gunpowder, Match, Saltpetre, Bullets, and Balls; likewife under the same Name of prohibited Goods are comprehended all other Kind of Arms, as Pikes, Swords, Pots, Helmets, Backs and Breafts, Halberts, Javelins, and fuch like; under the fame Name likewise is prohibited the Transportation of Soldiers and Horses, together with their Harnesses, Cases of Pistols, Holsters, Belts, and all Kind of warlike Furniture whatfoever.

ARTICLE XXV.

Likewise for the avoiding of all Matter of Dif- What Goods are pute and Contention, it is agreed, that under the Contraband, Name of Goods prohibited and contraband are not comprehended Corn, Wheat, or any other Grain, or Pulse, Salt, Wine, Oil, or any thing appertaining to the Nourishment and Support of Life; but they shall remain free; as likewife all other Goods not mentioned in the foregoing Article, the Tranfportation of which shall be allowed even to Places belonging to Enemies, excepting Cities and Places befieged and block'd up.

ARTICLE XXVI.

All Things on board Enemies fiscated.

Whatfoever shall be found laden by the Subjects Ships to be con. and Inhabitants of the Kingdoms and Dominions of either of the faid Kings on board any Ships belonging to the Enemies of either of the faid Kings, though fuch Goods should not be of the prohibited Kind, they shall be confiscated, together with all Things elfe, which shall be found within any such Ship, without Exception or Referve.

ARTICLE XXXVIII.

Subjects of both Nations to enjoy all Privileges granted to any other.

The People and Subjects of both the faid Kings shall have and enjoy in the Lands, Seas, Ports, Havens, Roads and Territories of the other, and in all other Places whatever, all the fame Privileges, Securities, Liberties, and Immunities, whether they concern their Persons or Trade, which have been already granted, or hereafter shall be granted by either of the faid Kings, either to the Most Christian King, or to the States General of the United Provinces, or to the Hanse Towns, or to any other State whatfoever, by their Treatics or Royal Schedula's, with all the beneficial and favourable Articles and Claufes contained in fuch Grants, in as ample Manner and Form, and to as full and valid Effect of an Agreement entered into and ratified, as if the fame were particularly transcribed and inferted in this present Treaty.

ARTICLE XL.

All the Articles of this Treaty to

It is likewife agreed and concluded, that the faid be observed by all Most Serene Kings of Great-Britain and Spain shall Subjects on both fincerely and faithfully observe, and cause to be observed and kept by their Subjects and Inhabitants respectively, all and fingular the Articles agreed on and established by this present Treaty; nor will they contravene the fame directly or indirectly,

directly, nor confent that the same be contravened by their Subjects and Inhabitants respectively.

The Form of the certificatory Letters to be given by the Towns and Sea Ports to the Ships and Veffels felling feil from !bence.

TO all unto whom these Presents shall The Form of cercome: We the Governors, Consuls, or chief Magistrate, or Commissioners of the Customs of the City, Town or Province of N. do testify and make known, that N. N. Master of the Ship N. hath before us under folemn Oath declared, that that the Ship N. Tons (or thereabouts) of which he is at present Master, doth belong to the Inhabitants of N. in the Dominions of the Most Serene King of Spain: And we being defirous that the faid Mafter may be well used and affished in his Voyage and Business, do intreat all Persons who shall meet him, and those of all Places where the faid Mafter shall come with the faid Ship and her Merchandize, that they would admit him favourably, treat him kindly, and receive the faid Ship into their Ports, Bays, Havens, Rivers, and Dominions, permitting her quietly to fail, pafs, repafs, and trade there, or in any other Places, as shall feem good to the faid Master, he paying all Duties and Customs which of Right shall be due: which we will acknowledge gratefully upon the like Occasions. In Witness whereof we have figned these Presents, and sealed them with the Seal of our Town.

Articles of the Marine Treaty of the 28th of November, 1713, immediately following the Recital of the Treaty of 1667, and of the several Schedula's annexed thereto.

1713.

Mutual Stipulations for the Performance of this Treaty.

ARTICLE I.

HEIR Royal Majesties do mutually promise, that they will faithfully perform and fufil all and fingular the Articles of the foregoing Treaty, and all Privileges, Concessions, Agreements, or other Advantages whatfoever arifing to the Subjects on either Side, which are contained in them, or in the Schedula's annexed; and that they will at all Times cause the same to be performed and sulfilled by their Ministers, Officers, and other Subjects, so as the Subjects on each Side may enjoy the full Effects of all and every of them (those only excepted, concerning which it is otherwise ordered in the following Articles to the mutual Satisfaction of each Party;) and of all those likewise which are American Treaty Contained in the following Articles. Moreover, the of 1670, confir- Treaty of 1670, made between the Crowns of Great-Britain and Spain, for putting an end to all Differences, restraining Depredations, and establishing Peace between the faid Crown in America, is again ratified and confirmed, without any Prejudice however to any Contract or other Privilege or Licence granted by his Catholick Majesty to the Queen of Great-Britain or her Subjects, in the late Treaty of Peace, or in the Contract of Affiento; as likewise without Prejudice to any Liberty or Licence, which the Subjects of Great-Britain enjoyed before either of Right, or by Sufferance or Indulgence.

ARTICLE VI.

And as the Use and Liberty of Navigation and Commerce ought to remain on both Sides entire, fecure, and free from all Molestation, to the Subjects of both their Royal Majesties, as long as the Peace and Friendship entered into between their Royal Majesties and their Crowns shall subsist; so likewise their Royal Majesties have thought fit to provide, that their said Subjects shall not be deprived of that Security, by Reason of any Sparks of Full Benefit Discord which may arise; but on the contrary, enjoyed till War they shall enjoy the full Benefit of Peace, fo long declared, as War shall not be declared between the two Crowns.

Treaty of Munster, made between Spain and the States General in 1648, mentioned and refer'd to in the Eighth Article of the Marine Treaty of 1667, between Great-Britain and Spain, and expressly taken into the faid Treaty of 1667, by the faid Eighth Article, and made Part of the same, especially as to the Indies.

ARTICLE IV.

HE Subjects and Inhabitants of the Countries Free Access' and of the faid King and States, shall hold a good Correspondence and Friendship together, without any Resentment of past Offences or Injuries, and may likewise frequent and sojourn in the Countries of each other, and carry on their Trade and Commerce therein with all Safety, as well by Sea and other Waters as by Land.

ARTICLE

ARTICLE VI.

Neither Party to Weff-Indies.

And as for the West-Indies, the Subjects and fail or trade in Inhabitants of the Kingdoms, Provinces, and Lands the other in the of the faid King and States respectively shall abstain from failing and trading in all Havens, Towns and Places where there are any Forts, Lodges or Casties, and all other Places possessed by either Party, viz. that the Sobjects of the faid Kings shall not fail and trade in the Places held by the faid States, nor the Subjects of the faid States in these held by the faid King.

ARTICLE XXIII.

Not to enter or flop at any Ports. ced in.

Neither Party shall land, or enter into, or stop or Roads of the at any Havens, Ports, Shores or Roads belonging other with Ships to the other Party, with any Ships of War in fuch of War, without to the other Larry, with any omps of war in Iden Leave, unless for Number as may give Suspicion, without the Licence and Permission of him, under whose Obedience fuch Havens, Ports, Shores or Roads are, unless they should be forced in by Stress of Weather. or some other Necessity, and to avoid some Danger of the Sea.

> American Treaty, between Great-Britain and Spain, for the composing of Differences, restraining of Depredations, and all Injuries, and establishing a good Correspondence in America; concluded at Madrid, July the 8th, 1670.

ARTICLE

Treaty of 1667, 7 THE Treaty of Peace and Friendship made confirmed. between the Crowns of Great-Britain and Spain, on the 13th Day of May, 1667, or any Claufe thereof, shall in no wife be deem'd or onderflood to be revoked or abrogated by the prefent

Articles

Articles and Conventions, but the same shall for ever remain in its former Force, Strength and Vigour, so far as it is not contrary or repugnant to this present Treaty, or any Articles thereof.

ARTICLE II.

That there be an universal Peace, and true and Universal and fincere Amity, as well in America, as in the other perpetual Peace Parts of the World, between the Kings of Great-Britain and Spain, their Heirs and Successors, and also between the States, Kingdoms, Colonies, Forts, Cities, Governments and Islands, without any Diftinction of Places under the Dominions of either, and between their People and Inhabitants respectively; which shall endure from this Day for ever, and shall be religiously observed, as well by Land as by Sea, and in all Waters; fo as the one shall promote the Welfare and Advantage of the other, and the People shall assist and favour each other with all mutual good Will and friendly Affection; and that good Neighbourhood and true Peace and Amity be cultivated and increase daily on all Sides in those remote Countries, like as in those which are nearer.

ARTICLE III.

That for the Time to come, all Enmities, Hof-All Helilities tilities and Difcords between the faid Kings, their and Depredations Subjects and Inhabitants ceafe and be abolished; and that both Parties do altogether forbear and abstrain from all Plundering, Depredation, Hurt, Injuries and all Kind of Violence, as well by Land as by Sea, and in fresh Waters, in all Places whatever.

ARTICLE VII.

The King of Great-Britain, his Heirs and Suc-King of Great-cessors, shall have, hold, and possess for ever, with he now possess full Right of Sovereign Dominion, Property and inthe West-Indies or America.

I Posses-

Possession, all Lands, Countries, Islands, Colonies and Dominions whatfoever fituate in the West-Indies, or in any Part of America, which the faid King of Great-Britain and his Subjects do at this prefent hold and posses; so as that in regard thereof, or upon any Colour or Pretence whatfoever, nothing may or ought ever to be urged, nor any Question or Controversy be ever moved concerning the same hereafter.

ARTICLE VIII.

Subjects of both to forbear all Commerce and Navigation in Places possessed

The Subjects and Inhabitants, Merchants, Captains, Masters of Ships, and Mariners of the Kingdoms, Provinces, and Countries of both Kingby the other Par- doms respectively, shall abstain and forbear from ty in the West- all Commerce and Navigation into the Ports and Places which have Forts, Castles, or Warehouses for Merchandize, and all other Places which are possessed by the other Party in the West Indies; to wit, the Subjects of the King of Great Britain shall not fet on foot or earry on any Traffick, Navigation or Commerce, in the Ports or Places which the King of Spain holdeth in the faid Indies; nor, on the other Hand, shall the Subjects of the King of Spain, set on Foot or carry on any Navigation or Commerce to those Places which are there possessed by the King of Great-Britain.

ARTICLE IX.

Either King may grant Licence to there.

But if in Process of Time either King shall think the Subjects of fit to grant to the Subjects of the other, any general the other, to na- or special Licence or Privilege of navigating and trading in any Places belonging to the Dominion of him who shall grant such Licences and Privileges, the faid Navigation and Commerce shall be exercifed and maintained according to the Form, Tenor, and Effect of fuch Permissions and Privileges, as shall be so allowed and granted; and this prefent Treaty

Treaty and Ratification thereof shall ferve as a Guaranty for the fame.

ARTICLE X.

If the Subjects and Inhabitants of either of the All Ships forced Confederates, with their Ships (whether they be received and afpublick Ships and of War or Merchant Ships and fifted. private Property) shall be drove by Stress of Weather, or forced by Pursuit of Pirates and Encmies, or any other Diftress, for the Sake of Shelter and Harbour to retreat and enter into any of the Rivers, Creeks, Bays, Havens, Roads and Shores whatfoever belonging to the other Confederate in America, they shall be received and treated there with all Humanity and Kindnefs, and enjoy all friendly Protection; they shall likewise have intire Liberty to refresh themselves, and provide themfelves at reasonable and usual Rates with Provisions and all Things necessary for the Sustenance of their Perfons, or the Reparation of their Ships, and facilitating their Voyage: They shall likewise, on no Account, be hindered on either Side, from departing and going out of fuch Port or Road, but it shall be lawful for them to remove and depart from thence at their Pleasure, whensoever and whitherfoever they shall think fit, without any Molestation or Impediment.

ARTICLE XI.

Likewife if the Ships of either Confederate, or of Persons belonging to Ships the Subjects of either (which God forbid) shall be franded or firanded, cast away, or wreck'd, or fuffer any Damage wreck'd shall be relieved and prowhatfoever, on the Coasts, or within any of the Do- tiched. minions of the other, it shall not be lawful to make Prisoners of the Persons so cast away, or suffering Damage, or to carry them into Slavery; but on the contrary, the Perfons endanger'd or shipwreck'd shall have all friendly Assistance and Relief, and be furnished with Letters of fafe Conduct, fo as they

may pass from thence freely and without Molestation, and every Man return to his own Country.

ARTICLE XII.

Ships forced in, if three or four flay no longer than allowed and necessary.

But when the Ships of either (as is abovemenin Number, to tioned) shall through the Danger of the Sea, or from any other urgent Caufe, be compell'd and driven into the Ports of the other, if they be three or four in Number, and may give just Ground of Suspicion, the Cause of their Arrival shall be forthwith fignified to the Governor or chief Magistrate of the Place; and they shall not stay there for any longer Time, than shall be allowed them by the faid Governor or Magistrate, and shall be convenient and reasonable for supplying themselves with Provisions, and for repairing and fitting out their Ships; but Care shall always be taken, that they do not dispose of their Cargo, or carry out of the Ships and expose to Sale any of the Goods or Packs; neither shall they receive any Merchandize on board them from the other Party, or do any thing contrary to this Treaty.

ARTICLE XV.

All Rights of both Parties in the American Seas faved.

The present Treaty shall not in any respect derogate from any Pre-eminence, Right and Dominion whatsoever of either of the Confederates in the American Seas, Streights and Waters whatfoever; but that they have and retain the fame to themselves, in as full and ample Manner as of Right belongs to them; but be it always understood, Freedom of Na- that the Freedom in Navigation ought in no wife to be interrupted, nor any thing done, nor any Offence committed contrary to the genuine Senfe of these Articles.

vigation not to be interrupted.

Treaty of Peace at Utrecht, between Great-Britain and Spain, of 1713.

ARTICLE XV.

THEREAS it is insisted on the Part of Newfoundland Spain, that certain Rights of fishing at the Mand of Newfoundland belong to the Guipuscoans, or other Subjects of his Catholick Majesty: Her Britannick Majesty consents and agrees, that all Privileges which the Guipusceans, or other People of Spain, shall be able to make Claim to by Right, shall be preserved to them safe and intire.

Treaty of Peace and Alliance between Great-Britain and Spain; concluded at Madrid, November the 15th, 1630.

ARTICLE VII.

T was and is agreed and concluded, that there Free Navigation, be and ought to be a free Commerce between Paffage and Commerce according the King of Spain and the King of Great-Britain, to ancient Treaand all their Vassals, Inhabitants, and Subjects, as ties. well by Land as by Sea, and on fresh Waters, in all and fingular the Kingdoms, Dominions and Islands, Lands, Cities, Towns, Villages, Ports and Districts of the faid Kingdoms and Dominions, where Commerce and Trade was carried on between the faid Kingdoms before the War, between Philip II. King of Spain, and Elizabeth Queen of England, as it was fettled in the Treaty of Peace in the Year 1604, Article IX, according to the Use and Observance of ancient Covenants and Treaties preceding the faid Time; fo that without any Passport, general or special Licence, either by Land, Sea, or fresh Wa-

ter, the Subjects and Vasials of both Kings may go, enter and fail to all the foresaid Places, and all their Cities, Towns and Ports, Shores, Coasts and Diftricts, and enter into any Ports in which there was a mutual Commerce before the faid Time, and according to the Use and Observance of the said ancient Covenants and Treaties, may import Merchandizes on Waggons, Horses, Carriages, and Vessels loaded or to be loaded, and buy and fell in fuch Places, and furnish themselves at reasonable Rates with any Quantity of Provisions, and Things necessary for their Subfistance and Voyage, and repair their Veffels and Carriages, whether they be their own, or hired, or borrowed, and with the fame Liberty depart, with all their Merchandizes, Goods and Things whatfoever, having first paid the Tolls and Duties according to the Laws of fuch Places, and go from thence to their own or any other Countries. as they pleafe, without any Impediment.

ARTICLE VIII.

It shall be lawful to go to the Ports of the faid Kings, and there remain and depart from thence with the same Liberty, not only with Merchant Free Access and Ships, but also with all Manner of Ships of War, prepared to repulse the Attacks of the Enemy, whether they shall be driven by the Violence of Storm, or to repair their Ships, or to buy Provisions; provided that if they come in freely, and of their Number of Ships own Accord, they do not exceed the Number of fix or eight Ships, and do not remain longer in the Ports than shall be necessary for refitting, or purchasing Necessaries, lest they should be a Hindrance to the free Commerce of other friendly Nations; but if there shall be a greater Number of Ships of War, then they shall not come in without first confulting the King; and they shall commit no Hostilities in the said Ports, in Prejudice of the faid Kings, but live and continue quiet like Friends and Confederates.

reffrained.

Departure for all

Ships.

ARTICLE

ARTICLE IX.

Provided always, that under Colour and Pretext Subjects of one of Commerce, no Affistance, whether of Provisions, Party not to car-Arms or warlike Inftruments, or any other Kind of warlike Afficwarlike Affistance, be carried by any of the Subjects, tance to the Ene-Vassals or Inhabitants of the foresaid Kings, for the Use and Benefit of the Enemies of either of the faid Kings; but whosoever shall attempt such Things, shall be most severely punished, as seditious Persons, and Breakers of Faith and Peace: And further, the Subjects of either Party shall Subjects of both Partiestobe treanot be worse treated in the Territories of the ted as Natives, other, than the Natives themselves, in selling and bargaining for their Merchandizes, either with regard to the Price or otherwife; but the Condition of Foreigners and Natives in the forefaid Respects shall be equal and alike, any Statutes or Customs to the contrary notwithstanding.

ARTICLE XXII.

That in case any prohibited Goods or Merchan-Prohibited Goods dize be exported, or carried out of the Kingdoms cated, and the and Dominions of either of the faid Kings, by the Offender only to Subjects of either, in that case the Delinquent only shall be punished, and the prohibited Goods' only shall be confiscated.

ARTICLE XXVI.

That neither of the faid Kings shall detain or ships not to be ftop any Ships belonging to the Subjects of the detained for any Service without other, lying in their Ports, to use them for carrying Consent, on War, or for any other Service, in Prejudice of the Owners, without first acquainting their King to whom the Ships belong, and having his Confent.

Treaty of Peace and Alliance between Great-Britain and Spain; concluded at London, August the 18th, 1604.

Free Navigation, Passage and Commerce, as before used.

TT is agreed and concluded, that there be and ought to be a free Commerce between the Most Serene King of England, and the Most Serene King of Spain, and between all their Vasfals, Inhabitants and Subjects whatfoever, as well by Land as by Sea, and fresh Waters, in all and fingular the Kingdoms, Dominions and Islands, and other Lands, Cities, Towns, Villages, Ports and Districts of the faid Kingdoms and Dominions, in which Commerce was used before the breaking out of the War, and according to the Use and Observance of antient Covenants and Treaties before the War; fo as the Subjects and Vasfals of either King may, without any Paffport or Licence, general or special, come and enter into the faid Kingdoms and Dominions, either by Sea, Land, or fresh Water, and into the Cities, Towns, Villages, Ports, Shores, Creeks and Districts thereof, and enter into any Ports where Commerce was carried on before the War, and according to the Use and Observance of the antient Covenants and Treaties, may import Merchandizes upon Waggons, Horses, Carriages, and Vessels loaded, or to be loaded; and buy and fell in fuch Places, and furnish themselves at areasonable Rate with any Quantity of Provisions and Things necessary for their Sublistence and Voyage; and repair their Vessels and Carriages, whether they be their own, or hired, or borrowed, and with the same Liberty depart with all their Merchandizes, Goods and Things whatfoever, having first paid the prefent Toll and Duties, only according to the Laws of fuch Places, and go from thence

thence into their own or any other Countries as they pleafe, without any Impediment.

ARTICLE X.

It is agreed, and in like manner concluded, that Free Access and it shall be lawful to come to the Ports of the faid Ships of both Princes and remain there, and depart from thence Nations. with the fame Liberty, not only with Merchant Ships, but also with all other Ships of War, fitted to restrain and refist the Force and Attempts of the Enemy; whether they be forced in by the Violence of Storm, or come in to refit their Ships, or to buy Provisions: Provided, that in case they come without being forced, they exceed not the Number of fix or eight Ships, nor remain in, or Number of Ships hover about the Ports any longer than shall be necessary for repairing of them, and providing Necessaries; and that they be not a Hindrance in any wife to the free Intercourse and Commerce of other ally'd Nations; but if there shall be a greater Number of Ships of War, then they must not enter the Ports without confulting the Prince; and they must not act in a hostile Manner in the said Ports in Prejudice of the faid Princes, but live and remain as Friends and Confederates; provided always, that under Colour or Pretext of Commerce, no Affistance or Provisions of Victuals, Arms, warlike Subjects of the Instruments, or any other Kind of warlike Affif- or afish the Enetance be brought for the Use and Service of the my of the other. Enemies of either of the faid Kings, by any of the Subjects, Vassals, or Inhabitants of the said Kings; but who foever shall attempt it, shall be most feverely punished, as feditious Infringers of Faith and Peace.

ARTICLE XI.

That the Subjects of the one Prince shall not be Subjects of both worse treated in the Territories of the other, than treated as Natives. the natural born Subjects, in felling and bargaining about their Merchandizes, as well with respect to

the Price, as otherwise; hut in the foresaid Cases, the Condition of Strangers shall be the same with that of the Inhabitants and natural born Subjects, any Statutes or Customs to the contrary notwithstanding.

ARTICLE XX.

Subjects of the one not to affift the Enemy of the other with Money, Provisions or Arms.

And as the faid Kings folemnly promife never to give any warlike Affistance to the Enemies of either, it is further provided, that their Subjects or Inhabitants, of whatever Nation or Quality they be, shall not either on Pretence of Trade or Commerce, or under any other Colour, affist the Enemies of the faid Princes, or of either of them in any Manner; nor furnish them with Money, Provisions, Arms, Engines, Guns or Instruments fit for War, nor afford any other warlike Furniture; and all Contraveners shall be liable to the feverest Punishments, as Covenant-Breakers and feditious Persons.

ARTICLE XXIV.

Prohibited Goods only to be conficured; and the Offender only to be punished.

That if any prohibited Goods or Merchandizes shall be exported or carried out of the Kingdoms and Dominions of the said most Serene Kings by the Subjects of either, in that Case the Delinquent alone shall incur Punishment, and the prohibited Goods only shall be confiseated.

ARTICLE XXVIII.

Ships not to be detained for any Service without Confent.

That neither of the foresaid Princes shall detain the Ships of the other in their Ports or Waters, to use them for War or any other Service, in Prejudice of their Masters and Owners, without first acquainting the Prince to whom the Ship belongs, and obtaining his Consent. Treaty of Peace and Alliance between Great-Britain and Spain, made in the Year 1542, viz. between Henry VIII. of England, and Charles V. Emperor and King of Spain, and of the Indies, and Lord of the Netherlands.

ARTICLE II.

T is agreed and concluded, that from this Day Perpetual Peace there be a good, fincere, true, intire, perfect and and Amity. firm Friendship, League, Confederacy, Peace and Union, by Land, Sea, and fresh Waters, to endure in all future Times between the faid two Princes, their Heirs and Successors, and their Kingdoms, Countries, Dominions, Lands, Vaffals, and Subjects whatfoever, present and to come, of whatever Degree or Condition they be, so that the aforesaid Vassals and Subjects on both Sides shall be bound mutually to favour each other with fincere and honest Affection, and they may fafely, freely and fecurely go as well by Land and Sea as fresh Waters, and enter into the faid Kingdoms, Countries, Do-Free Navigation, minions, Lands, Cities, Towns and Places, fortified Paffage and Comor unfortified, and all their Ports and Districts whatfoever, or any of them; and there be and abide as long as they please; and there buy and sell Provisions and all other Necessaries whatsoever without Contradiction; and may likewife go, depart and return from the faid Kingdoms, Countries, Lands, Cities, Towns, Villages, Ports and Districts whatfoever, or any of them, as often as they please, to their own Countries, or any other foreign Parts whatfoever, with their hired or borrowed Ships, Waggons, Carriages, Horses, Armour, Merchandizes, Packs, Goods, and all other Things whatfoever, in the fame Manner as they might do in their

own Countries, or as the native Subjects of those Places and Countries might; fo as they shall not need any fafe Conduct, or general or special Licence, nor be obliged to ask for such safe Conduct or Licence in any of the aforefaid Places.

ARTICLE III.

Neither Party to

Neither of the faid Princes, nor any of their against the other. Heirs and Successors, shall act, do, treat, or attempt any thing against the other, either upon Land or by Sca, or in the Countries, Ports, or fresh Waters, upon any Occasion, nor give any Aid, Counfel, Countenance or Confent, in case of any Invasion which may be made, intended or attempted by any others whatfoever, to the Injury or Prejudice of the other Prince, his Heirs or Successors.

ARTICLE IV.

Neither Party to Enemies of the other.

Neither of the faid Parties shall give any Aid, a'd or favour the Counfel or Countenance to the known Enemies of the other Party intending or endeavouring to invade him either by Land, Sea, or fresh Waters in any Lands, Kingdoms, Countries, Cities, and Dominions whatfoever and wherefoever fituated; nor wittingly fuffer fuch Enemies to enter into, or pass through his Kingdoms, Countries, Lands, Cities, and Dominions; nor in any wife favour any fuch Defigns directly or indirectly.

ARTICLE X.

This Peace to related by the Subcither.

That if during the forefaid Peace and Amity any main, though vio- thing be attempted, acted, or done against the jects or Allies of Force and Effect of the fame, by Land, Sea, or fresh Waters, by any of the Vastals, Subjects and Allies of the faid Princes, their Heirs and Succeffors, or by the Heirs and Successors, Vasfals or Subjects of their Allies, who are comprehended in this Treaty; yet notwithstanding, this Peace and Amity fhall

shall remain in their full Force and Effect, and the Persons only attempting such Things, and doing the Mischief, shall be punished for such their Attempts and no others.

ARTICLE XI.

Whenever it shall happen that the Subjects of Uponlajurydone, the King of England shall be any ways hurt or in- be granted or War jured by the Subjects of the faid Emperor, or that made, but Reparation by the the Subjects of the faid Lord the Emperor shall be Prince of the hurt or injured by the Subjects of the King of Party offending. England, those who have not done the Injury shall not therefore be liable, by Letters of Reprifals, Marque or Countermarque, or any other Orders or Commissions whatsoever, without due and previous Notice or Summons, either upon the Petition of the Perfon injured, or some other way, to be arrested in their Persons or Goods, or to be any ways obstructed or molested, nor shall any War be made or levied on that Account; but the Prince of the faid Party offending shall make due Reparation for all fuch Attempts and Injuries, and put Matters into their former Condition: And fuch Letters of Reprifals, Marque and Countermarque, and all fuch like Orders (unlefs fuch Notices have first gone out and been duly intimated to the Parties, and publick Summons with respect to the Princes) shall henceforth intirely cease; and if they be otherwise granted, they shall be accounted null and void.

ARTICLE XIII.

It is likewife agreed, for the common Benefit of Increase of muthis Peace and Friendship, and that the Subjects of fipulated. both the faid Princes may daily increase in their mutual accustom'd Commerce with each other. that as for the Interconrfe of Merchandizes and mutual Commerce, which they have usually carried on with each other, the Treaty of Conimerce, dated the 11th of April, 1520, shall be and Treaty of 1520, confirmed,

remain

remain in the same State and Force in which it ought to be, and remain by the Treaty of Cambray, dated the 5th of August, 1529.

N. B. The Marine Treaty of 1520, referred to in the last recited Article of the foregoing Treaty, made between the fame Princes, contains a mutual Stipulation of a general and unlimited Freedom and Liberty of Navigation and Commerce between them, and the Subjects of each reciprocally; but the Treaty of Cambray of 1529, likewise referred to in the faid Article as declaratory of the Force and Validity of the faid Treaty of 1520, does not now appear to be any where fublishing; but the faid Treaty of 1520, is limited as to its Duration, by one of the Articles thereof, so as to continue and be of Force from five Years to five Years, until fuch Time as a new Treaty of Commerce should be made between the said Princes; which having been done as to Spain by the two feveral Treaties of 1667 and 1679, that of 1520 cannot be looked upon as valid and in Force at this Time.

Articles and Clauses of Several Treaties made between Great-Britain and Spain; renewing and confirming former Treaties, and amicable Usage and Intercourse between the said two Crowns.

Treaty of Seville between Great-Britain and Spain, and France, 1729.

ARTICLE I.

ALL preceding Treaties and Conventions of All preceding Peace, Amity and Commerce, concluded med. between the contracting Powers, shall be, as they hereby are, effectually renewed and confirmed in all Points, which are not derogated from by the prefent Treaty, in as full and ample Manner as if the faid Treaties were here inferted Word for Word; their faid Majesties promising neither to do, nor fuffer any thing to be done, that may be contrary thereto directly or indirectly.

ARTICLE IV.

It having been agreed by the preliminary Ar-Commerce esta-ticles, that the Commerce of the English Nation, of Treaties preas well in Europe as in the Indies, should be ceding 1725. re-established on the soot of the Treaties and Conventions antecedent to the Year 1725; and particularly that the Commerce of the English Nation in America should be exercised as heretosore; it is agreed by the present Article, that all necessary Orders shall be dispatched on both Sides, without any Delay, if it has not been done already, as well for the Execution of the faid Treaties of Com-

Commerce, as for supplying whatsoever may be wanting for the entire Re-establishment of Commerce on the foot of the faid Treaties and Conventions.

Separate ARTICLE I.

Although conformably to the preliminary Articles, it has been faid by the Fourth Article of the Treaty figned this Day, that the Commerce of the English Nation in America should be re-established on the Foot of the Treaties and Conventions antecedent to the Year 1725; however, for the greater Clearness, it is further declared by the present Article between their Britamick and Catholick Majesties, which shall have the fame Force, and be under the fame Guaranty as the Treaty figned this Day, that under that general Treaties of 1667, Denomination are comprehended the Treaties of 1713, 1715, and Peace and of Commerce concluded at *Utrecht* the 13th of July, and 9th of December, 28th of November O. S. 1713, in which are comprized the Treaty of 1667, made at Madrid, and the Schedula's therein mentioned; the latter Treaty made at Madrid the 14th of December, 1715, as also the particular Contract commonly called the Affiento, for bringing Negro Slaves into the Spanish West-Indies, which was made the 26th of March, 1713, in Consequence of the Twelsth Article of the Treaty of Utrecht, and likewise the Treaty of Dcclaration touching that of the Affiento, made the 26th of May, 1716; all which Treaties mentioned in this Article, with their Declarations, shall from this Day be and remain in their full Force, Virtue and Vigour.

The Preliminary Articles signed at Paris, July the 31st, 1717, and at Vienna, July the 13th, 1727.

ARTICLE III.

L. L. the Privileges of Commerce which the All Privileges of English Nation hath heretofore by Virtue of ford to the Treaties enjoyed, as well in Europe as in the Indies, English, as before the Year 1725. shall be restored to that Usage and Regulation, which are agreeable to what have been stipulated by the Treaties antecedent to the Year 1725.

Treaty of Alliance between Great-Britain and Spain, and France; concluded at Madrid, the 13th of June, 1721.

ARTICLE VI.

IS Catholick Majesty being desirous of giving Privileges of his Britannick Majesty a particular Proof of to the English. his Friendship, confirms, as far as there may be Occasion, all Advantages and Privileges, heretofore granted by the King's Predecessors to the English Nation; so as the trading Subjects of the King of Great-Britain shall always enjoy in Spain the fame Rights, Prerogatives, Advantages and Privileges for their Persons, Commerce, Merchandize, Estate and Effects, which they either have or ought to have enjoyed by Virtue of Treaties and Stipulations, or which have or shall be granted in Spain to any the most favour'd Nation.

Treaty of Peace between Great-Britain and Spain; concluded at Madrid, June 13th, 1721.

ARTICLE H.

1713, 1715, \$716, confirmed.

Treaties of 1667, HE Treaties of Peace and Commerce concluded at Utrecht on the 13th (2d, O.S.) of July, and the 9th of December (28th of November, O. S.) 1713, (wherein are comprehended the Treaty made at Madrid in 1667, and the Schedula's therein mentioned) shall stand confirmed and ratified by this prefent Treaty, except the 3d, 5th, and 8th Articles of the faid Treaty of Commerce, which are commonly called Explanatory, and which have been annulled by Virtue of another subsequent Treaty made at Madrid the 14th of December, 1715, which Treaty remains likewise confirmed and ratified; as also the particular Contract commonly called the Affiento, for the Importation of Negro Slaves into the Spanish West-Indies, made the 26th of March, 1713, and likewise the Declaration concerning the Affiento, made the 26th of May, 1716; all which Treaties mentioned in this Article, with their Declarations, shall remain in their full Force, Virtue and Vigour in every thing, wherein they are not contrary to this present Treaty.

> Treaty of Commerce between Great-Britain and Spain; concluded at Madrid, December the 14th, 1715.

ARTICLE V.

Privileges confir- / med to the Engtifb, as before the fate War.

HE British Subjects shall enjoy all the Rights, Privileges, Franchifes, Exemptions and Immunities whatever, which they enjoyed before the

iast War, by Virtue of the Royal Schedula's or Ordinances, and by the Articles of the Treaty of Peace and Commerce made at Madrid in 1667, which is hereby fully confirmed; and the like shall be granted, observed and permitted to the Subjects of Spain, in the Dominions of the King of Great-Britain.

ARTICLE VII.

The Treaty of Commerce made at Utrecht on Treaty of Com-the 9th of December (28th of November O. S.) 1713; confirmed, shall continue in Force, excepting such Articles as shall be found contrary to what is this Day concluded and figned, which shall be abolished and rendered of no Force; and especially the three Articles commonly called Explanatory, viz. the 3d, 5th and 8th Articles, as inferted in the Instrument of Ratification.

Treaty of Peace between Great-Britain and Spain; concluded at Utrocht, July the 2d, O. S. 1713.

ARTICLE XV.

HEIR Royal Majesties do on both Sides All former Trearenew and confirm all Treaties of Peace, ties renewed and Friendship, Alliance and Commerce heretofore made and concluded between the Crowns of Great-Britain and Spain, and the faid Treaties are renewed and confirmed by this prefent Treaty, in as full and ample Manner as if they were now particularly inferted; that is to fay, so far as they are not found contrary to the Treaties of Peace and Commerce which were last made and signed; but more especially by this Treaty of Peace are confirmed and ratified the Treaties, Alliances and Conventions, as well those which relate to the Use of Navigation and

and Commerce in Europe and elsewhere, as those which reate to the Introduction of Negroes into Spanish America, and which already are, or very speedily will be made between the two Nations at Madrid.

Treaty of Alliance between Great-Britain and Spain; concluded at Windsor, June the 10th, 1680.

ARTICLE XII.

and 1670, confirmed.

Treaties of 1667, HE Treaty of Peace and Friendship made between the Most Serene Kings at Medrid, in the Year 1607; and likewife another Treaty made also at Madrid, in the Year 1670, for establishing Peace, &c. in America, between the Kingdoms of Great-Britain and Spain; and also all other Treaties and Conventions made between the Most Serene Kings, shall be fincerely observed in their several Articles; and the Most Serene Kings and their Subjects on both Sides shall freely and effectually hold and enjoy all Things therein contained, whether they relate to publick or private Affairs.

Treaty with Spain of 1630.

ARTICLE XX.

Ancient Treaties revived and confirmed.

ND as to what concerns the many ancient Intercourses and Treaties of Commerce between the Kingdoms of England, Scotland and Ireland, and the Dukes of Burgundy, and Princes of the Netherlands, which have been interrupted during these Commotions, and perhaps violated in many Respects; it is provisionally agreed, that they shall retain their former Force and Authority; and

and that they shall be in the same State they were before the War between Philip II. King of Spain and Elizabeth Queen of England, as it is settled by the Treaty of Peace in the Year 1604.

ARTICLE XXIV.

That the Concessions and Privileges granted by Privileges of the faid Kings to the Merchants of both Kingdoms wed. coming to their Kingdoms, and which have ceased because of the War, shall be revived and have their full Effect.

Treaty with Spain of 1604.

ARTICLE XXII.

UT as to what concerns the ancient Intercourse, and various Treaties of Commerce be- and the Nethertween the Dukes of Burgundy, and Princes of the Netherlands, and the Kingdoms of England, Ireland and Scotland also, which during these Troubles and Commotions have been intermitted, and perhaps violated in many Respects; it is provisionally agreed, that they retain their former Force, and be of the same Effect on both Sides, as they were beforc the War broke out.

Ancient Treatie lands revived.

ARTICLE XXVI.

That the Concessions and Privileges granted by Privileges of the said Princes to the Merchants of both King-Merchants revidoms coming to their Dominions, and which have ceased because of the War, shall be revived and become effectual

An Explanatory Declaration of certain Articles of the Marine Treaties, concluded between Great-Britain and the States General, in the Years 1667-8, and 1674.

Done at the Hague, the 30th of December, 1675.

1675.

THEREAS fome Difficulties have arofe touching the Construction of certain Articles, as well in the Marine Treaty which was concluded of December 1674, as in that which was concluded 27 of February 1667-8, between the King of Great-Britain on the one Part, and the States General on the other, touching the Liberty allowed to their Subjects respectively of trading in the Ports of the Enemies of either of the Parties: We do declare by these Prefents, that the true Senfe and Intention of the faid Articles, is, and ought to Free Trade and be, that the Ships and Vessels belonging to the Subfrom Places be- jects of the one or the other of the Parties, may at all Times, from the Time of the Conclusion of the faid Articles, país, trade and traffick, not only from a neutral Port or Place, into a Place belonging to an Enemy of the other Party, or from a Place belonging to an Enemy into a neutral Place; but likewife from one Port or Place belonging to an Enemy, into any other Port or Place belonging likewife to an Enemy of the other Party; whether fuch Places belong to the fame Prince or State, or to divers Princes or States, with whom the other Party shall be at War.

longing to an Enemy of the other Party.

Marine Treaty between Great-Britain and the United Provinces, to be observed by Land and by Sea, throughout all Countries and Parts of the World; concluded at London, December the 1st, 1674.

ARTICLE L

HAT it shall and may be lawful for all and every the Subjects of the Most Serene and Mighty Prince the King of Great-Britain, with all Freedom and Safety, to fail, trade, and exercife all Manner of Traffick, in all other Kingdoms, Countries and Estates, which now are, or at any time hereafter shall be in Peace, Amity or Neutrality with his faid Majesty, so as they shall not be any ways hindered or molested in their Navigation or Trade by the Military Forces, Ships of War, or any other Vessels whatsoever belonging either to the High and Mighty Lords the States General of the United Netberlands, or to their Subjects, upon Account or under Pretence of any Hostility or Quarrel now fubfilting, or which may hereafter happen Navigation and between the faid Lords the States General, and lies of one Party, any other Princes or People whatfoever, in Peace, not to be mo-Amity or Neutrality with his faid Majesty; and there likewise, that it shall and may be lawful for all and every the Subjects of the faid High and Mighty Lords the States General of the United Netherlands, with all Freedom and Safety to fail, trade and exercife all Manner of Traffick, in all other Kingdoms, Countries and Estates, which now are, or at any Time hereafter shall be at Peace, Amity or Neutrality with the aforesaid Lords the States; so as they shall not be any ways hindered or molested in their Navigation or Trade, by the Military Forces, Ships of War, or any other Vessels whatsoever, belonging

1674.

longing either to the faid King, or to his Subjects, upon Account of under Pretence of any Hostility or Quarrel now subsisting, or which may hereafter happen between his said Majesty and any other Princes or People whatsoever, which are or shall be in Peace, Amity or Neutrality with the said Lords the States.

ARTICLE II.

Freedom of Trade as to all Goods, except Contraband.

Nor shall this Freedom of Navigation and Commerce be violated or interrupted by reason of any War, as to any Kind of Merchandize, but such Freedom shall extend to all Commodities, which might be carried in Time of Peace; those only excepted, which are described under the Name of contraband Goods in the following Article.

ARTICLE III.

Contraband Goods specified. Under this Name of Contraband or prohibited Goods, shall be comprehended only Arms, Pieces of Ordinance, with all Implements belonging to them, Fire-Balls, Powder, Match, Bullets, Pikes, Swords, Lances, Spears, Halberts, Guns, Mortar-pieces, Petard, Granadoes, Musket-Rests, Bandeliers, Saltpetre, Muskets, Musket-Shot, Helmets, Corslets, Breast-Plates, Coats of Mail, and the like Kind of Armature; Soldiers, Horses, and all Things necessary for the Furniture of Horses, Holsters, Belts, and all other warlike Instruments whatsoever.

ARTICLE IV.

What Goeds are not to be deem'd Controband.

The following Goods shall not be deem'd Contraband, viz. All Kind of Cloth, and all other Manufactures woven of any Kind of Wool, Flax, Silk, Cotton, or any other Material; all Sorts of Cloathing and Garments, together with the Materials whereof they are made; Gold and Silver as well coined as not coined; Tin, Iron, Lead, Copper, and Coals; as also Wheat, Barley, and all other Kind of

Corn, or Pulse; Tobacco, and all Kind of Spices; falted and smoked Flesh, salted and dried Fish, Butter, Checfe, Beer, Oil, Wine, Sugar, and all Kind of Salt; and in general, all Provision which ferve for the Nourishment and Sustenance of Life; likewife all Kind of Cotton, Hemp, Flax and Pitch, and Ropes, Sails and Anchors; also Masts and Planks, Boards and Beams of any Kind of Wood, and all other Materials requifite for building or repairing Ships; but they shall be wholly reputed free Goods, as likewife all other Wares and Things which are not comprehended in the next preceding Article; fo that the same may be freely transported and carried by the Subjects of his faid Majesty, even unto Places at Enmity with the faid States; as also on the other Side, by the Subjects of the faid States to Places under the Obedience of the Enemies of his faid Majesty, except only to Towns or Places befreged, block'd up, or invested.

ARTICLE V.

And that all Differences and Contentions on both Sides, by Sea and Land, may from henceforth cease and be utterly extinguished; it is agreed, that all Kind of Ships and Vessels whatsoever belonging to the Subjects of his faid Majesty, entering or being entered into any Road or Port under the Obedience of the Lords the States, and purposing to pass from thence, shall be only obliged to show unto the Officers of fuch Port, or to the Captains of the Guardships or Privateers belonging to the States (if any happen there to be) their Pariport ac- Merchant Ships cording to the Form annexed to this present Treaty; to mew their Passportin Ports. nor shall any Money, or any thing else be exacted from them upon that Account: But if any Ship belonging to the Subjects of his Majesty of Great-Britain, shall in the open Sea, or elsewhere out of the Doninions of the faid States, meet any Ships of War of the faid Lords the States, or Privateers

be-

Merchant Ships at Sea meeting Ships of War, to pais freely on thewing their Paffports.

belonging to their Subjects, the faid Ships of the Lords the States, or of their Subjects, shall keep at a convenient Diffance and only fend out their Boat, with two or three Men only, to go on board fuch Ships and Vestels of the Subjects of his Majesty, in order that the Passport (or Sea Brief) concerning the Property thereof, according to the Form here under annexed, may be produced to them by the Captain or Master of such Ship or Vessel belonging to the Subjects of his Majesty; and the faid Ships so producing the fame, shall freely pass; and it shall not be lawful to moleft, fearch, detain, or force fuch Ship from her intended Voyage: And the Subjects of the Lords the States shall enjoy in all things the same Liberty and Immunity, they in like manner shewing their Paffport (or Sea Brief) made out according to the Form prescribed at the Foot of this Treaty.

ARTICLE VI.

Merchant Ships going into an Eproduce their Cockets as well as Paffports.

But if any Ship or Vessel belonging to the Engnemy's Port to lift, or other Subjects of Great-Britain, shall be met making into any Port belonging to an Enemy of the Lords the States; or, on the other Side, if any Ship belonging to the United Provinces of the Netherlands, or other Subjects of the Lords the States. shall be met in her way making into any Port under the Obedience of the Enemies of his faid Majesty, fuch Ship shall shew not only a Passport (or Sea Brief) according to the Form hereunder fubferibed, wherewith she is to be furnished, but also her Certificate or Cocket; containing a Particular of the Goods on board, given in the usual Form, by the Officers of the Customs of that Port from whence she came; whereby it may be known whether she is laden with any of the Goods prohibited by the Third Article of this Treaty.

ARTICLE VIL

But in case that, upon shewing such Cockets con-Ships taken with taining a Particular of the Goods on board, given contraband Goods to be in the usual Form by the Officers of the Customs brought into of that Port from whence the faid Ship failed (concerning the shewing whereof it is above agreed) either Party shall discover any of that Kind of Goods, which by the Third Article of this Treaty are declared to be contraband or prohibited, configned to any Port under the Obedience of their Enemies, it shall not then be lawful to open the Hatches of fuch Ship, in which the same shall happen to be found, whether she belongs to the Subjects of his Majesty, or of the Lords the States; nor to unlock or break open any Chefts, Packs, or Casks in the fame; nor to convey away any the least Part of the Merchandizes, before the whole Cargo be first put on Shore in the Presence of the Officers of the Admiralty, and an Inventory made of the same; neither shall it be lawful to fell, exchange, or any way to alienate the fame, before fueh prohibited Goods shall be duly and lawfully contraband proceeded against, and that the Judges of the Ad-Goods only to be condemned, the miralty respectively shall by Sentence have declared Ship and other the fame confiscated: Provided always, that as well Goods to go free, the Ship itself, as the rest of the Goods found in the fame, which by this Treaty are to be reputed free, shall not be detained upon Pretence of their being infected by fuch prohibited Goods, much less confiscated as lawful Prize; and if a Part only, and not the whole of the Lading, shall confist of contraband or prohibited Goods, and the Master On immediate Delivery of conof the Ship shall be willing and ready to deliver traband Goods to them to the Captor who discovered the same, in the Captor, the that case the Captor shall not compel the Ship to go missed. out of her Course to any Port he thinks fit, but shall forthwith difiniss her, and upon no account hinder

hinder her from freely purfuing her intended Voyage.

ARTICLE VIII.

All Goods found

Whatsoever shall be found laden by his Main Enemies Ships, to be confiscated, jesty's Subjects upon any Ship whatsoever belonging to the Enemies of the Lords the States, altho' the fame be not of the Quality of contraband Goods, may be confiscated: But, on the contrary, all that which shall be found put on board Ships belonging to the Subjects of the King of Great-Britain, shall be accounted clear and free, altho' the whole Lading, or any Part thereof by just Title of Property should belong to the Enemies of the Lords

Free Ships make the States, exept always contraband Goods: But in free Goods, ex-cept contraband. case any such are intercepted, all things shall be done according to the Meaning and Direction of the foregoing Articles; and so likewise whatsoever shall be found laden by the Subjects of the Lords the States in any Ship whatfoever belonging to the Enemics of his Majesty, although the same be not of the Quality of contraband Goods, may be confiscared: But on the other Side, all that which shall be found put on board Ships belonging to the Subjects of the Lords the States, shall be accounted clear and free, although the whole Lading, or any Part thereof, by just Title of Property should belong to the Enemies of his Majesty; except always contraband Goods; but in case any such are intercepted, all Things shall be done according to the Meaning and Direction of the foregoing Articles; and least any Damage should by Surprize be done to the one Party being at Peace, upon the first breaking out of a War with the other Party, it is provided and agreed, Goods taken on that a Ship belonging to the Enemies of either Party, and laden with Goods of the Subjects of the other, shall not by its Infection render the faid

Ships within times limited not forfeited.

laden before the Expiration of the Terms hereafter mentioned, after the Declaration or Publication of any fuch War, viz. If the Goods were laden in any Port or Place between the Places or Limits called the Soundings, and the Naze in Norway, within the Space of fix Weeks after fuch Declaration; of two Months between the faid Place, the Soundings, and the City of Tangier; of ten Weeks in the Mediterranean Sea; or within the Space of eight Months in any other Country or Place of the World; fo that it shall not be lawful to confiscate the Goods of the Subjects of his Majesty, taken or feized in any Ship or Veffel whatfoever of any Enemy of the Lords the States upon that account, but the fame shall be without Delay restored to the Proprietors, unless they were laden after the Expiration of the faid Terms respectively; but so as it shall not be lawful for them afterwards to carry to Enemies Ports any of the faid Merchandizes which are called Contraband, and which for the reason aforesaid shall not be liable to Confiscation: neither on the other Side, shall it be lawful to confiscate the Goods of the Subjects of the Lords the States, taken or feized in any Ship or Vessel whatfoever of an Enemy of his Majesty upon that Pretence, but the fame shall be forthwith restored to the Proprietor thereof, unless they were laden after the Expiration of the faid Terms respectively; but so as it shall not be lawful for them afterwards to carry to Enemies Ports any of the faid Merchandizes which are called Contraband, and which for the Reasons aforesaid shall not be liable to Confiscation.

ARTICLE IX.

And the more effectually to fecure the Subjects Commanders on of his Majesty and of the said States, that no In-either Side, not jury shall be offered to them by the Ships of War to injure the Subjects of heather. or Privateers of either Side, all the Captains of

Ships, as well of his Majesty, as of the said States, and of all their Subjects, who shall fit out Privateers, and likewife their privileged Companies, shall strictly be enjoined not to do any Injury or Damage whatfoever to the other; and that if they transgress therein, they shall be punished; and moreover be liable to satisfy all Costs and Damages, by due Restitution and Reparation, upon Pain and Obligation of Person and Goods.

ARTICLE XIV.

All Torture of Persons on board

And whereas the Masters of Merchant Ships, Prizee prohibited, and likewise the Mariners and Passengers, do sometimes fuffer many Cruelties and barbarous Treatment, when they are brought under the Power of Ships which take Prizes in Time of War, the Captors in an inhuman Manner tormenting them, in order to extort from them fuch Confessions as they would have to be made; it is agreed, that both his Majesty and the Lords the States General, shall by the most strict Proclamations or Placarts, forbid all fuch heinous and inhuman Offences; and as many as they shall by lawful Proofs find guilty of such Acts, they shall take care to punish in a just and proper Manner, so as to be a Terror to others; and they shall command that all Captains and Officers of Ships who shall be proved to have been guilty of fuch heinous Practices, either by their own Act, or by infligating others to act the fame, or by conniving at fuch doings, shall (besides other Pnnishments to be inflicted proportionably to their Offences) be forthwith deprived of their Posts and Commissions respectively; and every Ship brought in as a Prize, whose Mariners or Passengers shall have suffered any Torture, shall forthwith be dismissed and set free, with all her Lading, without any further Examination or proceeding against her, either judicially or otherwife.

The Form of the Passport (or Sea Brief) to be asked of and given by the Burgo-Master of the Cities and Ports of the United Netherlands, to the Ships or Vessels sailing from thence, according to the Purport of the Fifth Article of this Treaty.

T O the Most Serene, Most Illustrious, Most Mighty, Most Noble, Most Honourable, and Most Prudent Emperors, Kings, Governors of Common wealths, Princes, Dukes, Barons, Lords, Burger-Masters, Schepens, Counsellors, Judges, Officers, Justices and Rulers of all Cities and Places as well Ecclefiaffical as Secular, to whom these Presents shall be shewn: We the Burger-Masters and Rulers of the City of Master or Skipper of the tify, that appeared before us, and declared by Ship folemn Oath, that the faid Ship called the taining about Lasts, of which he is at present Master or Skipper, belongeth to the Inhabitants of the United Netberlands. So help him God. And in regard it would be most acceptable to us, that the said Master or Skipper be assisted in his just and lawful Affairs, we do request you, and every of you, wherefoever the faid Mafter or Skipper shall arrive with his Ship, and the Goods laden on board and carried in her, that you will please to receive him courteoufly, and use him kindly, and admit him, upon paying the lawful and usual Customs and other Duties, to enter into, remain in, and pass from your Ports, Rivers and Dominions, and there to enjoy all kind of Right of Navigation, Traffick, and Commerce, in all Places where he shall think fit; which we shall most willingly and readily acknowledge upon all Occasions: In Testimony and Con-

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Confirmation whereof, we have caused the Seal of our City to be put to these Presents, dated at the day of in the Year of our Lord

Treaty of Peace between Great-Britain and the States General; concluded at Westminster, February the 12, 1673-4.

ARTICLE IV.

All Datch Slips

HE States General of the United Provinces duly acknowledging on their Part the Right to firike to the of his Majesty the King of Great Britain, that Fritain's Ships in Honour he paid to his Flag in the Seas herein after mentioned, shall and do declare and agree, that whatever Ships and Veffels belonging to the faid United Provinces, whether Ships of War or others, and whether they be fingle, or joined together in Fleets, shall meet in any Seas from Cape Finisterre to the middle Point of the Land Van Staten in Norway, with any Ships or Veffels whatfoever belonging to his Most Serene Majesty the King of Great-Britain, whether those Ships be single or in a greater Number, if they carry his Britannick Majesty's Flag or Jack, the faid Ships or Veffels of the United Provinces shall strike their Flag and lower their Topfail, in the same Manner and with like Tokens of Honour, as hath ever been at any Time or in any Place heretofore used towards any Ship of his Britannick Majesty, or of his Predecessors, by any Ships of the States General, and of their Predeceffors.

Secret Article of the faid Treaty.

Neither Party to Neither of the faid Parties shall give nor confent furnish any Sup that any of their Subjects or Inhabitants shall give my of the other, any Aid, Favour or Counfel, directly or indirectly, by Land or by Sea, or on the fresh Waters, nor shall furnish, nor consent that the Subjects and Inhabitants of their Dominions and Countries shall furnish any Ships, Soldiers, Mariners, Provisions, Money, Instruments of War, Gunpowder, or any other Things necessary for making War, to the Enemies of the other Party, of any Rank or Condition whatsoever.

Marine Treaty between Great-Britain and the States General; concluded at the Hague the

ARTICLE I.

A LL the Subjects and Inhabitants of Great-Britain may with all Safety and Freedom, Free Trade with fail and traffick in all the Kingdoms, Countries and at War with the Estates, which are or shall be in Peace, Amity or other Party. Neutrality with Great-Britain, without any Hindrance or Molestation from the Ships of War, Gallies, Frigates, Barques, or other Vessels belonging to the States General, or any of their Subjects, upon occasion and account of any War which may hereafter happen between the said States General and the abovesaid Kingdoms, Countries and Estates, or any of them which are or shall be in Peace, Amity or Neutrality with Great-Britain.

ARTICLE II.

This Freedom of Navigation and Commerce Free Trade for shall extend to all Sorts of Merchandize, excepting contraband, Contraband Goods.

ARTICLE III.

This Term of Contraband Goods is to be under- Contraband flood to comprehend only all Sorts of Fire-Arms, Goods specified, and their Appurtenances, as Cannon, Muskets,

Mortar-Pieces, Petards, Bombs, Granadoes, File-Crancels, pitched Hoops, Carriages, Rests, Bandeliers, Powder, Match, Salt-petre, Bullets, Pikes, Swords, Morions, Head-Pieces, Coats of Mail, Halberts, Javelins, Horses, great Saddles, Holsters, Belts, and other Utensils of War; called in Trench, Assortiments Servans a l'usage de la Guerre.

ARTICLE IV.

what are not to Under the Head of Contraband Goods, these bedeemed contra-following shall not be comprehended, Corn, Wheat, or other Grain; Pulse, Oils, Wines, Salt, or generally any thing that belongs to the Nourishment or Sustenance of Life, but they shall remain free; as likewise all other Merchandizes and Commodities not comprehended in the foregoing Article; and All such may be the Transportation of them shall be permitted even

All such may be the Transportation of them shall be permitted even carried to an E-unto Places at Enmity with the said States General; except such Cities and Places as are besieged, block'd up or invested.

ARTICLE V.

Meichant Ships It is agreed, for the due Execution of what is to shew their Passports above said, that the Ships or Vessels of the English, before their going laden with Merchandize, being entered into any Port of the faid States General, and purposing to pass from thence into Places at Enmity with the faid States, shall be only obliged to shew unto the Officers of fuch Port of the faid States, their Paffports, containing a Specification of their Cargo, attested and mark'd with the ordinary Scal of the Officers of the Admiralty, of those Places from whence they first came; together with the Place whither they are bound, all in the ufual and accustomed Form: And after having exhibited their Paffports, as aforefaid, they shall not be molested or fearch'd, detained or retarded in their Voyage, upon any Pretence whatfoever.

ARTICLE VI.

In like manner, English Ships and Vessels which Ships in any Port or Road not shall come into any Roads upon the Coasts under obliged to unliver the Obedience of the faid States, not intending to of their Lading, enter into Port, or being entered into Port, unless suspected. and not intending to unlade or break Bulk, shall not be obliged to give account of their Lading, except in Case of Suspicion that they carry unto the Enemies of the faid States any contraband Goods, fuch as are above specified.

ARTICLE VII.

And in case of such apparent Suspicion, the said In case of Sus-Subjects of his Majesty shall be obliged to exhibit their Passports. in Port their Paffports according to the Form above specified.

ARTICLE VIII.

But if they shall come near any of the Coasts of Ships of War to the States, and meet in the open Sea with any of from Merchant the States Ships, or any Privateers fitted our by Ships at Sea, and their Subjects under public Commissions; for the Boats to examine avoiding all Inconveniences, fuch Ships of the faid their Paffports and Cockets. States, or of their Sobjects, shall not come within Cannon-Shot of the English, but may fend out their Boat and board such English Ships or Vessels with two or three Men only, in order that the Master or Captain of the English Ship may exhibit to them his Passports as above mentioned, and likewise his Sea Letters or Certificates concerning the Property of the Ship, according to the Form subjoined to this Treaty; whereby it may appear not only what the Lading confifts of, but likewise the Place of the Master or Captain's Abode and Residence, together with the Ship's Name, may be known; to the End, that by those Means it be discovered, whether they carry any contraband Goods for the Enemy;

keep at D.ftance

Enemy; and the Quality of the Ship, and of the Captain or Master thereof, may sufficiently appear: unto which Passports and Sea Letters entire Faith and Credit shall be given: and for the better Asfurance of their being authentick, and that they may not be falfified or counterfeit, some certain Marks and Counterfigns of his faid Majesty and of the faid States shall therein be made use of.

ARTICLE

Contraband Goods only to be confiscated.

And in case any of those Goods and Commodities, which are before declared to be contraband and prohibited, shall by the means aforesaid be discovered in the said English Ships and Vessels, bound for any Port of the faid States Enemies, they shall be unladen and then judicially proceeded against, and declared confiscated before and by the Judges of the Admiralty, or other competent Officers; but so as the Ship or Vessel itself, or other free and allowed Goods, Merchandize and Commodities found in the fame Ship, may not for that Caufe be in any manner feized or confiscated.

ARTICLE X.

All Goods found to be confifcated.

Whatfoever shall be found laden by his Majesty's in Enemies Ships Subjects upon a Ship of the Enemies of the faid States, although the fame were not contraband, shall yet be confifcated, with all that shall be found in fuch Ship, without Exception or Refervation; but on the other Side, all that shall be found in any Ships belonging to any Subjects of the King of Great-Britain, shall be free and discharged, although the Fire Ships make Lading or any Part thereof belong to the Enemies of the faid States, except contraband Goods, in regard whereof fuch Rule shall be observed, as hath been laid down in the foregoing Articles.

here Goods.

ARTICLE XI.

The Subjects and Inhabitants of the United Pro- The above Rulez vinces shall reciprocally enjoy the same Rights, both Parties. Liberties and Exemptions, with regard to Navigation and Commerce, in the Coasts, Ports, Roads, Seas and Dominions of the King of Great-Britain, in the same manner as it is above agreed, that the Subjects of the faid King are to enjoy the fame in those Places, which are under the Obedience of the States, as likewise in the open Sea, it being intended and to be understood, that they shall be on an equal Foot on both Sides, in all and fingular Matters, in case the said States shall hereaster be in Peace and Friendship or Neutrality with any Kings, Princes or States, who shall be at War with the King of Great-Britain; fo that both Parties are directly to use and observe the same Conditions and Restrictions, which are contained in the Articles therein agreed upon and which regard Commerce.

ARTICLE XII

And the more effectually to fecure the Subjects No Injury to be of the faid States, that no Violence shall be offered subjects, them by the Ships of War belonging to his Majesty of Great-Britain, or his Subjects, all the Captains of the King's Ships, and all his Majesty's Subjects, that fit out Privateers, shall be strictly charged and enjoined not to molest or injure them Transgressors to be punished, and in any Respect whatsoever, upon pain of being to make Reparapunished and made answerable in their Persons and tion. Goods for all Costs and Damages, and for making full Restitution and Reparation.

done to the States

ARTICLE XIV.

If any Commander of an English Ship shall meet Contraband with and take a Ship laden with any of the faid Goods not to be contraband Goods, he may not open or break up Sea by the Capany of her Chefts, Packs, Bags or Casks, nor fell, into Port and bar- landed,

barter, or any ways dispose of the same, before they are first landed in the Presence of the Judges or Officers of the Admiralty; and that an Inventory be first made by them of the Goods found in the faid Ship; unless where the contraband Goods make but a Part of the Cargo, and the Master of the Ship is willing to deliver up fuch Goods im-On delivery of mediately, fo as they may be taken from on board contraband Goods and carried away, that he may not be retarded in tor, the Ship to his intended Voyage; in which case he shall not be further molested or hindered from pursuing his Courfe and Voyage.

be ditmiffed.

N.B. The Form of the Passport inserted at the Foot of this Treaty, is the same verbatim with that annexed to the Marine Treaty of 1674.

A Provisional Marine Treaty between Great-Britain and the States General; concluded at Bredah, on the same Day with the General Treaty of Peace and Alliance, viz, it of July, 1667.

ARTICLE III.

1667. 1662, between France and the

T is covenanted and agreed, that the Treaty of Marine Treaty of Navigation and Commerce made between the Most Christian King and the said States General, States, confirmed (beginning from the 26th, unto the 42d Article in-Letween England cluffvely) in manner as here inferted in the French Language, may provisionally serve for a Rule and Law, and so make way for concluding a more perfect and compleat Treaty concerning Maritime Commerce between the above mentioned Parties.

[Then the faid Treaty proceeds to recite the faid Seventeen Articles of the Marine Treaty of 1662, between France and the States General, from the 26th to the 42d Article inclusively, with an addi-

tional

tional Article, whereby the present contracting Powers accept and confirm the same between themfelves respectively: But all the faid Articles are transferred to and made Part of the Marine Treaty of February -7, 1667-8, and are recited therein Article by Article, and almost Word for Word the fame with the faid Seventeen Articles which compose the whole of this Marine Treaty of July, 1667.

Treaty of Peace and Alliance between Great-Britain and the States General; concluded at Bredah, 31 of July, 1667.

ARTICLE XIII.

HAT the faid King of Great-Britain and Peace and Amity, his Subjects, and all the Inhabitants of his free Passage and Commerce in En-Majesty's Dominions; and also the said United Pro- rope. vinces, and their Subjects and Inhabitants, of what Rank or Condition foever they be, shall be bound to treat each other in a kind and friendly manner in all Things; fo that they may freely and fafely pass by Land or by Water into each others Countries, Cities, Towns, walled or unwalled, fortified or unfortified, and likewise their Ports, and all other their Dominions situate in Europe; and continue and abide therein as long as they please, and there buy fuch Provisions as shall be necessary for their Use, without any Hindrance; and likewise trade and traffick in Goods and Commodities of all Sorts, as to them shall feem fit, and export and import them at their pleasure; provided they pay the usual Duties, and saving all the Laws and Ordinances of both Nations; fo as the Subjects and Inhabitants of either Party carrying on their Trade in each other's Countries and Dominions, shall not be obliged hereafter to pay any more or other to pay the fame

Customs, Imposts, or other Duties, than according Nations, Nations,

to that Proportion which other Foreigners trading in the fame Places do usually pay.

ARTICLE XIX.

Dutch Ships to firike to the King Ships in the Britifb Seas.

That the Ships and Vessels of the said United of Great-Britain's Provinces, as well Ships of War as others, meeting any Ships of War belonging to the faid King of Great-Britain in the British Seas, shall strike the Flag and lower the Topfail, in fuch manner as the fame hath been formerly observed in any Times whatfoever.

ARTICLE XX.

Pirates not to be harbouted or affifled.

And for the greater Freedom of Commerce and Navigation, it is agreed and concluded, that the faid King of Great-Britain and the faid States General shall not receive into their Ports, Cities and Towns, nor fuffer that any of the Subjects of either Party do receive any Pirates or Sea Rovers. or afford them any Entertainment, Affistance or Provisions, but shall endeavour that all such Pirates and Sea Rovers, and their Partners, Sharers and Abettors, be found out and apprehended, and that they fuffer condign Punishment for a Terror to others: And all the Ships, Goods and Commodities, piratically taken by them, and brought into taken to be re- the Ports of either Party, which can be found, even although they be fold, shall be restored to the right Owners, or Satisfaction shall be given either to their Owners, or to those who by Virtue of Letters of Attorney shall demand the same; provided their Right and Property therein be made to appear in the Court of Admiralty by duc Proofs according to Law.

Goods piratically Rored.

ARTICLE XXI.

Subjects of either against the other,

The Subjects of the faid King of Great-Britain, Party not to accept or act under and the Inhabitants of the Kingdoms and Countries any Commission under his Obedience; as likewise the Inhabitants

and

and Subjects of the faid United Provinces, shall not be permitted to do or offer any Hostility or Violence to each other, either by Land or by Sea, upon any Pretence or Colour whatfoever: And confequently it shall not be lawful for the faid Subjects or Inhabitants to procure Commissions or Letters of Reprizals from any Prince or State, with whom either of the Confederates are at Variance or in open War; and much less by Virtue of such Letters to molest or do any Damage to the Subjects of either Party; neither shall it be lawful for any foreign Privateers, who are not Subjects to either Confederate, having Commissions from any other Prince or State, to fit out their Ships in the Ports of either of the aforefaid Parties, or to fell their Prizes, or put the fame to Ranfom, or any other way to truck either the Ships and Goods, or any other Lading whatfoever; and they shall not even be be allowed to buy any Provisions but what shall be necessary to bring them to the next Port of that Prince from Persons acting whom they obtained their faid Commissions; and missions against if perchance any one of the Subjects of the faid either Party not King of Great-Britain, or of the faid States General fuffered to fell shall buy or get to himself by Truck, or any other their Prizes, way, any Ship or Goods which have been taken from the Subjects of the one or the other Party, in fuch case the said Subject shall be bound to restore the said Ship or Goods to the Proprietors without any Delay, and without any Compenfa-Goodstaken from tion or Reimbursement of any Money which may be reflored. have been paid or promised for the same; provided that they make it appear before the Council of the faid King of Great-Britain, or before the faid States General, that they are the right Owners or Proprietors of the fame.

under other Com-

ARTICLE XXIV.

The Subjects of the said King of Great-Britain, Free Passage and and those which are under his Dominions, may both sides in all freely and fecurely travel in and through all the their European Dominions. Pro-

Provinces of the United Netberlands, and all their Dominions in Europe, by Sea or Land, and pass to any other Places therein or beyond them, and thro' all Quarters of the United Provinces, and all Cities, Forts or Garrifons whatfoever, which are in any Places of the United Provinces, or which are or shall be in any other their Dominions in Europe, and may trade in all those Places, as likewise their Agents, Factors and Servants; and may go armed or unarmed (but if armed not above forty in a Company) as well without their Goods and Merchandizes as with them, wherefoever they please. The People also and Inhabitants of the United Provinces shall enjoy the same Liberty and Freedom in all the Dominions of the faid King in Europe: Provided that they and every of them do in their Trade and Merchandizing yield due Obedience to the Laws and Ordinances of either Nation respectively.

ARTICLE XXV.

Merchant Ships forced in, to depart without Search or Moleftation.

In case any Merchant Ships belonging to the Subjects of either Nation shall by Storm, Pirates, or any other Necessity whatsoever, be driven into any Port of either Dominion, they may depart securely and at their Pleasure with their Ships and Goods, without paying any Customs or other Duties; (provided they do not break Bulk nor sell any thing:) nor shall they be subject to any Molestation or Search, provided they do not take on board any Persons or Goods, nor do any thing else contrary to the Laws, Ordinances or Customs of the Places where they shall happen to arrive as aforesaid.

ARTICLE XXVI.

Ships of the other Party not to be forced into Service.

Merchants, Masters and Mariners of either Party, or their Ships, Goods, Wares or Merchandizes, shall not be arrested or detained in the Lands, Ports, Roads or Rivers of the other to serve in

War,

War, or for any other Service, by Virtue of any general or special Order, unless upon an extraordinary Necessity; and then just Satisfaction shall be made for the fame; but fo as this shall be no Prohibition or Hindrance of any Embargoes or Arrests duly made, and in the ordinary Course according to the Laws of either Country.

ARTICLE XXVII.

Merchants on both Sides, their Factors and Ser- Use of Arms allowed on both vants, and also the Masters and other Mariners, as siles, well going as returning in their Ships by Sea and other Waters, as also in the Ports of either Party, or going on Shore, may carry and use for the Defence of themselves and Goods, all Sorts of Weapons as well offensive as defensive; but coming into any Lodgings or Inns, they shall there lay by and leave their Arms, until they go on board again.

ARTICLE XXVIII.

Ships of War, or Convoys of either Nation Ships of War to meeting or overtaking at Sea any Merchant Ships, protect the Merchant Ships of or Vessels belonging to the Subjects or Inhabitants the other Party. of the other, holding the fame Course, or going the same Way, shall be bound, as long they keep one Course together, to protect and defend them against all Attacks whatsoever.

ARTICLE XXIX.

If any Ship or Ships belonging to the Subjects Ships of one Paror Inhabitants of either Party, or of any other Na- ty taken out of a tion in Neutrality with them, shall be taken in the tobe pursued and Ports of either Nation by any third Party, not leftored. being Subjects or Inhabitants of either Nation: they, in whose Port, or out of whose Port or Dominion whatfoever fuch Ships shall be taken, shall be obliged to endeavour jointly with the other Party, that the faid Ship or Ships be purfued, brought

back and restored to the Owners; but this shall be done at the Charges of the Owners or Perfons having an Interest therein.

ARTICLE XXXIV.

Free Ingress and

The Subjects and Inhabitants of either Party Egress for all Ships into and out of all Ports, there to remain, and from thence to depart with equal Liberty; and not only with their Merchant Ships and Cargo, but also with their Ships of War, whether they belong to the faid King, or to the faid States General, or unto fuch as have obtained fpecial Commissions from either; and whether they put in through Stress of Weather, or other Casualty of the Seas, or in order to repair their Ships, or buy Provisions; so as they exceed not the Number of Ships Number of Eight Ships of War, when they come of War limited, in voluntarily; but they shall not remain or abide longer in fuch Ports or Places adjacent, than shall be requisite to repair their faid Ships, or to buy Provisions or other Necessaries: And in case a greater Number of Ships of War should be willing. upon occasion to come into fuch Ports, they shall in no case enter therein, until they have first obtained Leave from those to whom fuch Ports shall Ships of Warnet appertain; unless they be forced by Storm, or to come in with- apper tain, or out Leave, unless fome Force or Necessity, to avoid the Danger of the Sea; in which case also they shall presently make known the Cause of their coming unto the Governor or chief Magistrate of the Place, and shall stay no longer than the faid Governor or chief Magiftrate shall permit them; and shall not attempt any Acts of Hostility, or other prejudicial Act of the aforefaid Ports, during their Abode there.

forced in.

Treaty of Peace and Alliance between Great-Britain and the States General; concluded at Whitehall, 4 of September, 1662.

A Rticles the 9th, 10th, 11th, 12th, 16th, 17th, 18th, 19th, 20th, 21st, and 25th of this Treaty, are the same verbatim with the above recited Articles of the Treaty of 1667.

Treaty of Peace and Alliance between Great-Britain and the States General; concluded at Westminster, April 5, 1654.

A Rticles the 12th, 13th, 14th, 17th, 18th, 19th, 20th, 21st, 22d, and 26th of this Treaty, are the same with the several above recited Articles of the two last mentioned Treaties, excepting the 21st Article of the Treaty of 1667, which answers to the 12th Article of the Treaty of 1662, and is not contained in this Treaty.

Articles and Clauses of several Treaties between Great-Britain and the States General; containing a Renewal or Confirmation of former Treaties, ancient Usages, and amicable Intercourse between the said two Nations.

Treaty of Vienna.

ARTICLE I.

1731. All former Treaties confirmed.

A L L former Treaties or Conventions of Peace, Friendship and Alliance shall have their sull Effect, and shall preserve in all and every Part their sull Force and Virtue, and shall even be looked upon as renewed and confirmed by Virtue of this present Treaty; except only such Articles, Clauses and Conditions from which it has been thought fit to derogate by this present Treaty.

Treaty of Seville.

ARTICLE I.

1729. All former Treanes confirmed.

A L L former Treaties and Conventions of Peace and Friendship, and of Commerce, concluded between the contracting Parties respectively, shall be, as they hereby are, effectually renewed and confirmed in all those Points which are not derogated from by this present Treaty, in as full and ample Manner as if the said Treaties were here inserted; the said Parties promising not to do,

or fuffer any thing to be done, that may be contrary thereto, directly or indirectly.

Treaty of Alliance, concluded at Westminster, between Great-Britain and the States General, February 6, 1715-6.

ARTICLE II.

T is agreed, that all and every the Treaties of 1715.6.

Peace, Friendship, Alliance, Navigation and Confirmation of the two Treaties Commerce hereonder specified, be approved and of Bredath, 1667. confirmed, viz. The Treaty of Peace, Friendship Marine Treaty and Alliance, concluded at Bredah, on the 21 Day of Treaty of Peace July 1667; the Treaty of Navigation and Commerce 1673-4. Marine Treaty made at the same Time and Place; the Treaty of 1674. Navigation and Commerce fettled at the *Hague*, on Declaration 1675. the 77 Day of *February*, 1667-8; the Treaty of 1674-5. Peace and Friendship, concluded at Westminster, on Treaty of Allithe 9 Day of February, 1673-4; the Treaty of Two Treaties Marine, concluded at London, on the TT Day of Barrier Preaty December, 1674; together with the Declaration, 1712-13, altered figned at the Hague on the 10 Day of December, by the Treaty of 1675; whereby the Sense of certain Articles, as well in the faid Treaty of 1674, as in the other Marine Treaty of 1667-8, is explained; the Article for preventing and accommodating Difputes which may arise between the English and the Dutch East-India Companies, settled at London on the " Day of March, 1674-5; the defensive Alliance concluded at Westminster, on the 3d Day of March, 1677.8; the Treaty fettling the Proportions between the Fleets of both Nations, concluded at Whiteball, on the 29th of April, 1689; the Treaty concerning the Ships and Goods which might be recovered from the Enemy during the War, concluded at Whitehall, on the 22d of Offober, 1689; the Treaty concerning the Succession to the Crown

of Great-Britain, and the Barrier of the United Provinces, made at Utrecht, on the 19 of January, 1712-13; excepting wherein it is altered by the Barrier Treaty of Antwerp, made on the 15th of November 1715; and the abovementioned Treaties, and all and fingular the Articles thereof, are by this prefent Treaty actually approved, and confirmed, and shall have the fame Force and Effect as if they had been inferted here verbatim; that is to fay, fo far as they do not differ or are contrary to one another, or are not contrary to this prefent Treaty: Yet so as whatever hath been established by any later Treaty, shall be understood and performed in the Sense therein expressed, without any regard had to any former Treaty.

Treaty of Succession and Barrier; concluded at Utrecht, on the 10 of January, 1712-13.

ARTICLE I.

1712-3. All former Treaties confirmed, except that of 3709.

ALL Treaties of Peace, Friendship, Union and Confederacy (except the Treaty of the 29th of October, 1709, which is hereby abrogated) concluded between her faid Royal Majesty and the Lords the States General, are hereby approved and confirmed; and shall be of the same Virtue and Force, as if they had been inferted in this, prefent Treaty.

ARTICLE XIII.

All ancient Privileges confirmed

The Subjects of the Queen of Great-Britain, to the English in shall for the future, both in Time of War and in the Neiberiands Time of Peace, enjoy the same Privileges, Immunities, Franchifes, and all Manner of Advantages in relation to Trade, as well for Importation as Exportation, which they ever have or ought to have enjoyed heretofore, in all Places of the Provinces of the Spanish Notberlands, and of the Barrier, which is to be yielded to the States General: And moreover, they shall enjoy all Privileges, Immunities and Advantages which have already been granted, or shall at any time hereafter be granted, to the Subjects of the States General in the Provinces of the Spanish Netherlands, and Places belonging to the faid Barrier.

Treaty of Alliance.

ARTICLE III.

A L L the Alliances concluded between the faid 1700. King and the faid Lords the States General of Former Alliances the United Netberlands, shall remain entire and in confirmed, Force, every one according to the Term fixed for its Duration.

Treaty of Amity and Alliance.

THERE shall be for the future, a sincere, firm and perpetual Friendship and Corres-Universal Peace pondence, as well by Sea as by Land, in and and Amity. throughout all Places, as well out of as within Europe, between the King of Great-Britain, and his Successors Kings of Great-Britain, and their Kingdoms on the one Part, and the States General of the United Provinces of the Netherlands on the other Part, and their Dominions, Countries and Subjects reciprocally.

All Treaties of Peace, Friendship, Alliance, Commerce and Marine hereafter specified, shall be approved and confirmed on both Sides, viz.

The Treaty of Peace concluded at Bredah, in Treaties of 1667, 1667,

1673-4, 1679. 1674-5, 1677-8, . The 1689, confirmed.

The Treaty of Navigation and Commerce at the fame Time and Place.

The Treaty of Peace concluded at Westminster,

in 1673-4.

The Marine Treaty concluded at London, the 10th of October, 1679, with a Declaration explaining feveral Articles of the faid Marine Treaty of the 17th of February, 1667-8, concluded at the Hague the $\frac{2}{30}$ th of December, 1675.

[N.B. There feems to be an Error in this last Article, which probably proceeds from an erroneus Copy inferted in the Traitez de Paix and Corps Diplomatique, there being no such Marine Treaty made between the English and Dutch in 1679, but probably that of 1674 was intended, and originally inserted.]

An Article for preventing and composing Disputes between the English and Dutch East-India Companies, settled at London, in 1674-5.

The defensive League, concluded at London, in

1677-8.

The Treaty for prohibiting Commerce with

France, concluded August 22, 1689.

All the faid Treaties, and all and every Article contained in them, are effectually approved and confirmed by this prefent Treaty, and shall remain in their original Force and Vigour, as if they were here inserted Word for Word, so far as they do not contradict or derogate from one another, or from this present Treaty; so as the Points and Matters stipulated by a later Treaty, shall be fulfilled in the Time agreed on, without any regard to any Treaty of more ancient Date.

Treaty for renewing the Alliance between Great-Britain and the States General; concluded at Windsor, August the 17th, 1685.

I T is agreed and concluded, that all and fingular the Treaties hereafter mentioned, viz.

The Treaty of Peace concluded at Bredab, in Treaties of 1667, 7uly 1667.

The Treaty of Navigation and Commerce, of 1675, 1674-5, the fame Date and Place.

The Treaty of Peace concluded at Westminster,

in February 1673-4.

The Marine Treaty concluded at London, in December 1674, together with the Declaration concluded at the Hague, in December 1675, more fully explaining certain Articles of the faid Treaty of 1674; as likewise of the Marine Treaty of February, 1667-8.

The Article concluded at London, in March 1674-5, for preventing or accommodating Disputes

between the two East-India Companies.

The Defensive League concluded at London, in March 1677-8, and all and singular the Articles contained in the said Treaties, and every one of them shall be for ever hereaster continued, confirmed and established, in the same Sense, and to the same Estect, as they were originally formed and concluded; and shall have and obtain the same Force and Vigour hereaster, as they ought or were esteemed to have heretofore; and that in as ample Manner and Form as they were at first drawn up and concluded, and as if the said Treaties and the several Articles of the same were recited and inferted verbatim in these Presents.

Treaty of Alliance concluded at Westminster, in 1677-8.

ARTICLE L

and Amity.

Universal Peace firm and corrected Fire a fincere, firm and perpetual Friendship, and good Correspondence between the King of Great Britain and his Successors and Kingdoms, on the one Part, and the States General of the United Provinces of the Netberlands, on the other Part; and their States, Dominions and Subjects reciprocally, as well by Sea as by Land, in and throughout all Places as well within as out of Europe.

Treaty of Peace.

Treaty of 1667

HE Treaty of Bredah, concluded in 1667, as likewife all other preceding Treaties confirmed by that Treaty, shall be renewed and remain in full force, in fo far as they no ways contradict this present Treaty.

Treaty of Alliance concluded at the Hague, January 13, 1667-8.

1667-8. Treaty of 1667, confirmed.

HE faid King and the faid States General have agreed to confirm the Treaty concluded at Bredah, and the Rules and Articles of Commerce thereto belonging; mutually obliging themselves to a fincere and perpetual Observance of them, and to cause them to be strictly observed by their Subjects on both Sides, according to the genuine Sense and Meaning of the said Treaty and Articles.

Treaty of Peace concluded at Bredah.

ARTICLE IX.

BOTH the said Parties, and their Subjects 1667. and Inhabitants, shall have and enjoy the Liberty of Trade same Liberty of Trade and Navigation, as well in 1662.

Africa as in America, as they had and enjoyed, or of Right might have and enjoy at the same time of the Conclusion of the Treaty of 1662.

Treaty of Peace and Alliance between Great-Britain and Portugal, made at Westminster, July 10, 1654.

ARTICLE II.

HAT there shall be a free Commerce be-Free Passage and tween both Nations and their People, Subjects Commerce. and Inhabitants, as well by Land as on the Sea, and in Rivers and fresh Waters, in all and fingular the Countries, Lands, Dominions, Territories, Provinces, Islands, Colonies, Cities, Towns, Villages, Ports and Borders, where Commerce was heretofore, or is at this time carried on, in fuch manner, that the People, Subjects and Inhabitants of either, may without any fafe Conduct, or other general or special Licence, pass by Land and Sea, by Rivers and fresh Waters, to the aforesaid Dominions and Kingdoms, and all their Cities, Towns, Harbours, Shores, Bays and Places; and fail and enter into the same, and import their Merchandizes, with Carriages, Horses, Packs and Ships, laden or to be laden; and buy and fell Goods there, and supply themselves at a reasonable Price with what Provisions they shall think sit, and with all Things necessary

necessary for their Sustenance and Voyage; and refit their Ships and Carriages, whether their own, or fuch as are hired or lent; and with the fame Liberty depart from thence with their Goods, Merchandize, and all other Things whatfoever, either to their own or foreign Countries, as they shall think fit, and without any Hindrance; faving nevertheless all the Laws and Ordinances of each Place.

ARTICLE VI

Mailers and Maziners of British Portugal, upon

That the Captains, Masters, Officers and Ma-Ships not to bring riners of any Ships belonging to the King of Great-Suits or desert Britain, or to any of his People or Subjects, shall not bring any Suits against, or in any wife molest any Pretext what- the faid Ships or People of Great-Britain, within the Kingdoms or Government of the King of Portugal, on account of their Stipend or Wages, on Pretence that they profess the Romish Religion; nor shall they under this or any other Pretext, engage in the Service of the King of Portugal, or in any other manner quit the Ships to whose Crew they belong: And if any shall offend in this Point, an Account shall be taken of their Names, and they shall be compelled by the Magistrates and Officers of the Place to return to their Ships; and if they cannot be found, it shall be lawful for the Master of fuch Ship or Vessel to detain their Cloaths, Goods or Wages, to make Good the Damage fustained thereby.

ARTICLE IX.

Br , Ship and

That neither the King of Portugal, nor any of Geeds not to be his Ministers, shall detain or arrest any Merchants, Prometal without Masters of Ships, Captains or Mariners, or their Ships, Merchandize, or other Goods belonging to Great-Britain, or any Subjects thereof, either for the Service of War, or any other Purpose whatfoever, unless the British Government, or those to

whom

whom fuch Ships and Goods appertain are first apprized thereof, and give their Confent; but all such Ships, Men and Goods, shall at their own Pleasure have free Liberty to depart from the Ports and Dominions of the faid King, without any Hindrance from his faid Majesty, or any of his Ministers. And the Sale of the Merchandize and Goods of the People of Great-Britain, shall not be hindered or delay'd, under Pretence that the King has occasion for them, or for any other Reason whatfoever; nor shall they be applied to the King's Use, or to any other Uses whatever, without the Consent of the Persons interested.

ARTICLE XI.

The People and Inhabitants of Great-Britain Free Navigation shall trade and traffick freely and fasely from Por- and Trade in all Dom.nions of tugal to Brazil, and the other Conquests of the Portugal. faid King in the West-Indies; and from Brazil and the faid other Conquests to Portugal, in all Sorts of Goods and Merchandize whatfoever (except Meal, Fish, Wine, Oil, and Brazil Wood, which are prohibited by the King, in Purfuance of a Contract with the Brazil Company) paying the Dues and Customs which others pay, who trade into those Countries: And the People and Inhatitants of Great-Britain shall likewise have the Liberty of navigating to the Colonies, Islands, Countries, Harbours, Districts, Towns, Villages and Staples belonging to the King of Portugal in the East. Indies, Guinea, the Island of St. Thomas, and elsewhere on the Coasts and Shores; and may reside, trade and traffick there, by Land or Sea, on the Rivers or fresh Waters, in any Goods or Merchandize whatfoever, and transport all Kind of Merchandize to any Place or Country, with the same Freedom as formerly used by them, and that was ever granted by any former Treaty, or shall hereafter be granted

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to the Inhabitants of any other Nation, in Alliance and Friendship with that Crown.

ARTICLE XVIII.

Mutual Access, Shelter, and Af-fiftance for all Ships of both Parties in all Ports.

It shall be lawful for the People or Subjects of either Party to enter the Ports of the other, there to refide, and thence to depart, with equal Liberty, not only with Merchant Ships and Trading Veffels, but also with Ships of War, Guard Ships, and Convoys, whether drove in by Storm, or come in for refitting or victualling their Ships; provided they do not exceed the number of fix Ships of War, in case they come in of their own accord: nor shall they flay or continue longer in the Ports or upon the coails, than shall be necessary, lest they should givenceasion for interrupting the Commerce of other Nations in Friendship and Alliance with the other: And if at any time any unufual number of Ships should come to such Ports by any Chance, it shall not be lawful for them to enter into fuch Ports without a Power first granted by those to whom fuch Ports belong, unless they are forcibly drove in by Strefs of Weather, or other urgent Necessity, for avoiding the Danger of the Sea and Shipwreck; in which case they shall immediately make known the Cause of their coming thither to the Governor, or chief Magistrate of the Place; nor shall they continue there longer than they shall be allowed by fuch Governor or chief Magistrate, nor commit any Hostility in those Ports, which may be detrimental to the other Party.

ARTICLE XIX.

Ships and Goods ftored.

Neither of the Confederates shall suffer the Ships of one Party car-ried into the Do-or Goods of the other, or of the People of either, minions of the which shall at any time be taken by the Enemies or other, to be re- Rebels of the one, and carried into any Ports or Places belonging to the Dominion of the other, to be conveyed away from the Owners or Proprietors;

but the same shall be restored to them, or their Attorneys, provided they lay Claim to fuch Ships and Goods before they are fold or clear'd, and either prove their Right, or exhibit Testimonies of their Property in them, within three Months after the faid Ships and Goods shall have been so carried in; and in the mean time the Proprietors shall pay and discharge the necessary Expences for the Preservation and Custody of the said Ships and Goods.

ARTICLE XXIII.

That all Goods and Merchandize of the faid Goods of either Confederates, or of their People or Subjects, found nemies thips to on board the Ships of the Enemies of either, shall be confis, ated. be made Prize, together with the Ships, and confiscated; but all the Goods and Merchandize of the Enemics of either, put on board the Ships of either of them, or of their People or Subjects, free Ships make shall remain untouched.

ARTICLE XXVI.

It is also agreed and concluded, that no other any other Prince League or Confederacy whatfoever made, or to be to derogate from made by either of the Confederates, with any other this Treaty. Princes or Republicks whatfoever, shall derogate from the present Treaty of Peace and Alliance; but that this Peace and Consederacy shall be kept intire and always in full Force.

Articles of Peace and Commerce between Great-Britain and Portugal; concluded at London, the 29th of January, 1641-2.

ARTICLE I.

Perpetual Peace and Amity.

HERE shall be for ever a good, true and firm Pcace, and Amity between the Kings of Great-Britain and Portugal, their Heirs and Succeffors, and their Kingdoms, Countries, States, Lands, People, Vaffals and Subjects whatfoever, present and to come, of what Quality and Condition foever they be, as well by Sea as by Land, and fresh Waters; fo that the faid Vassals and Subjects shall treat one another favourably, and render to each other all manner of good Offices of true Amity and Affection; and that the faid Most Renown'd Kings, their Heirs and Successors, shall not do or undertake any thing, either by themselves or by other Persons, against one another: nor against their Kingdoms, by Sea or Land; nor consent or adhere to any War, Counsel or Treaty, that may be to the prejudice of the one or the other.

ARTICLE II.

Free Passage and Commerce.

That there be and shall be between the said Most Renown'd Kings and their Vassals, Inhabitants and Subjects on both Sides, a free Commerce, as well by Sea as by Land, and fresh Waters, in all and every of their Kingdoms, Dominions, Islands, and other Lands, Cities, Towns, Villages, Harbours, and Territories of the said Kingdoms and States, wherein Trade has been carried on from the time of the Kings of Cassile, or has been continued to to this present; so that the Subjects and Vassals of both Kings may go, enter and sail, without any Pass

Paffport or other general or special Licence, as well by Sea as by Land, and in fresh Waters, in the Kingdoms and Dominions aforefaid, and in the Cities, Towns, Harbours, Rivers, Roads and Territories thereof; and there carry Merchandizes, and Loads or Ladings upon Carriages and Horfes, or in Ships, and fell and buy all Kind of Provisions, and furnish themselves with every thing necessary for their Subfistance or Voyages; and there repair their Ships or Carriages, whether they be their own Property, or hired or borrowed; and they may depart with the fame Freedom from thence with their Goods, Merchandizes and other Effects whatfoever, upon paying only the usual Duties and Customs, on the Foot that they are established by the Ordinance of each Place; and go to their own Countries, or to any other Places whatfoever as they pleafe, and when they think fit, without any Molestation or Impediment whatsoever.

ARTICLE VII.

That the Captains, Mafters, Officers and Ma-Pritiff Mariners not to fue for riners of the Ships of the King of Great-Britain their Wages in shall not commence or prosecute any Suits or Ac-Portugal on Pretence of Religion. tions against the faid Ships, nor against any of the Subjects of the faid King, within the Extent of the Kingdoms and Dominions of the King of Portugal, for their Wages or Salaries, on Pretence that they will make Protession of the Romish Religion, or that they will lift themselves in the Service of the King of Portugal.

ARTICLE X.

That the King of Portugal, or his Ministers, British Ships or within the Extent of his Kingdoms and States, may forced into Porneither detain the Ships of the Subjects of the King tugueze Service. of Great-Britain, nor his Subjects themselves, without his Knowledge or Confent, for warlike Services or any other Service whatfocver; but the faid Ships

and Subjects may freely depart when they please from the Ports and Dominions of the faid King, without any Hindrance on the Part of the faid King of Portugal or his Ministers: And the Goods and Merchandizes of the Subjects of the King of Great-Britain may not be taken for the Service of the King of Portugal, but only at the current and usual Price, to be paid within two Months, unless both Parties agree upon some other Time of Payment.

ARTICLE

That the Subjects of the King of Great-Britain may carry in their Ships, all Sorts of Goods, Commodities and Merchandizes whatfoever, Arms, Victuals, or any other Provisions, out of the Ports and Dominions of the faid King, or out of any other Ports or Dominions whatfoever; provided they he not carried directly out of the Ports of Portugal, or the Dominions thereupon depending, to be transported into the Ports and Territories of the King of Castile; and that neither the King of Portugal, nor his Subjects, may by way of Scizure, Reprifal, or any other Method whatfoever, hinder any Ships, Goods or Persons of the Subjects of the King of Great-Britain from failing fafely into the with the Enemy Ports and Territories of the faid King of Castile, and carrying on their Trade and Commerce there: And the Subjects of the King of Great-Britain and of Portugal shall have the same Power on the one Side and the other, if hereafter it should happen that either of the faid Kings should be at War with any Ally of the other: And the Subjects of the King of Great-Britain may bring all Sorts of Merchandizes, or even Arms, Victuals, or any other Provisions whatsoever, and all Things of the like Nature, into the Kingdoms and States of the King of Portugal, and may there fell them as they think good, in open Market, or in a private Way, with-

Free Navigation and Commerce

out any Hindrance from the King of Portugal or his Ministers.

ARTICLE XIX.

And if during the present Peace and Amity any Contraveners to thing should be undertaken, committed or done, be punished, contrary to the Force and Effect thereof, either by Sea or Land, or on fresh Waters, by either of the foresaid Kings, their Heirs or Successors, Vassals or Subjects; nevertheless the present Peace and Amity shall remain in its Force and Virtue, and the Contraveners and Offenders only shall be punished, and no others.

ARTICLE XX.

That the present Peace and Alliance shall in no Alliances with owise derogate from the Alliances and Consederacies the Powers to be maintained. Formerly made and contracted between the King of Great-Britain and other Kings, Princes and Commonwealths; but the said Consederacies and Alliances shall be firmly preserved and remain for the suture in sull Force and Virtue, this present Treaty of Peace notwithstanding.

Treaty of Peace and Alliance between Great-Britain and the Emperor; concluded at Vienna, March 16, 1731.

ARTICLE I.

THAT there be and remain between his Sa-Perpetual Peace cred Imperial Catholick Majesty, and his and Amity. Sacred Royal Majesty of Great-Britain, and their Heirs and Successors, a firm, sincere and inviolable Friendship, so established for the mutual Advantage of the Countries and Subjects belonging to both contracting Powers, that each of them shall be obliged

obliged to defend the Dominions and Subjects of the other, and to maintain the Peace, and to promote the Advantage of the other Party, as much as their own, and prevent and avert all Damages and Injuries whatfoever, according to the Tenor of former Treaties and Conventions of Peace, Friendship and Alliance; all and fingular which Treaties and Conventions shall obtain their full Force and Virtue in all Points, and be renewed and confirmed by this present Treaty, excepting only those Articles, Clauses and Conditions, which it has been thought proper to derogate from by this prefent Treaty.

Note, It is stipulated by the 5th Article of this present Treaty, that a new Treaty of Commerce shall be made, and a new Tariff fettled for the Austrian Netherlands, by Commissioners. to be named for that Purpose, to meet at Antwerp within two Months, and fuch Treaty to be concluded within two Years from the Date thereof.

Convention between Great-Britain and the Emperor; made at London, July the 26th 1715.

ARTICLE I.

the Aufirian Nethe lands as be-

Commerce with HF. Commerce of the Subjects of his Britan-I nick Majesty, with the Austrian Netherlands, shall remain, continue and subfift wholly on the fame Foot as it does at present, without any Alteration, Innovation, Diminution, or Augmentation to be made, till the Parties interested shall agree upon a Treaty of Commerce.

Treaty of Navigation and Commerce between Great-Britain and Spain; concluded at Madrid, May the 13th, 1667.

ARTICLE XX.

LL English Merchants and Traders passing Ancient Priviinto the Provinces of the Low Countries, or leges of Trade the Cities and Towns thereof, for the Bufiness of Trade, and alfo their Servants, Factors and Agents, shall enjoy from henceforward all Privileges, Exemptions, Immunities and Benefits, which they ever have enjoyed at any time of old, according to the Force and Tenor of Treatics heretofore made between the Kings of England and the Dukes of Burgundy, and other Governors of the Low Countries.

Treaty of Peace and Alliance between Great-Britain and Spain; concluded at Madrid, November the 15th, 1630.

ARTICLE XVI.

HAT is faid concerning free Commerce Free Paffage, Ingranted to the Subjects of the most Serene Trade. Kings, the same is likewise to be understuod, and in the same manner between the Subjects of the most Serene King of England Scotland and Ireland; and the Subjects of the Provinces of Flanders, viz. That they shall shew all favour to, and treat each other in the most friendly manner, and with all mutual good Offices in all Places; and may on both Sides freely, fafely and fecurely arrive at, and enter into the faid Kingdoms, Dominions, Lands, Towns, Cities, Shores, Ports and Creeks whatfo-

ever, by Sea, Land, or fresh Water, without any Paffport or other Licence, general or special; and may fail, import and export, buy and fell all Merchandizes in all fuch Places; and abide and traffick there as long as they please, and purchase Provifions and all things necessary for their victualling and Voyage, at reasonable Prices, and repair their Ships and Vessels, whether they be their own or hired or borrowed, and freely carry on all Kind of Business, and depart from thence with the same Liberty, with all their Goods, Wares and Merchandizes whatfoever, and return into their own or any other Country at their Pleasure and Discretion. without any Lett or Molestation, paying the Duties and Customs according to the Laws of the feveral Places respectively.

ARTICLE XX.

Ancient Treaties confirmed.

As to what concerns the ancient Treaties of Intercourse and Commerce between the Kingdoms of England, Scotland and Ireland, and the Dukes of Burgundy, and Princes of the Netherlands, which have been interrupted during the late Ruptures, and perhaps violated in many Respects; it is provisionally agreed, that they shall continue in their former Force and Vigour, and be observed in the same manner as they were before the late War between Philip II. King of Spain, and Elizabeth Queen of England.

The Treaty of Peace and Alliance between the King of England, and Albert Archduke of Austria, Duke of Burgundy, Brabant, &c. concluded in the Year 1604.

ARTICLE I.

THERE shall be from this Day forward a Perpetual Peace good, sincere, true, sirm and perfect Amity and Consederacy, and perpetual Peace, which shall be inviolably observed between the most Serene King of England, &c. and the most Serene Archdukes of Austria, Dukes of Burgundy, &c. and their Heirs and Successors whatsoever, and their Kingdoms, Countries, Dominions, Lands, People, Liegemen and Subjects whatsoever, present and to come, of whatsoever Condition, State or Degree, as well by Land as by Sea, and fresh Waters; so that their Vassals and Subjects shall behave in a truly friendly manner, and shew good Affection, and do all good Offices to each other.

ARTICLE XX.

And as the faid King and Archduke folemnly Neither Side to promife never to give any warlike Affistance to the affist the Enemies Enemies of each other, so it is likewise provided, that their Subjects or Inhabitants, of whatsoever Nation or Quality, shall not on Pretence of Trade and Commerce, or under any other Colour, assist the Enemies of either Prince in any manner; nor surnish them with Money, Provisions, Arms, Engines, Guns or Instruments sit for War, or any other warlike Furniture: So that whoever shall act contrary hereunto, shall be liable to the severest Punishments, and be proceeded against as Covenant-Breakers and seditious Persons.

The

The 18th and 22d Articles of this Treaty are. the fame in Substance and Effect, and almost fo verbatim with the 16th and 20th Articles of the Treaty of 1630, above recited.

Treaty of League between the Emperor Charles V. Sovereign of the Netherlands, and the King of England, made in 1542.

Article I. is of the fame Import with the above recited XVI. Article, of the Treaty of 1630.

ARTICLE XIII.

1542.

confirmed.

R OR the common Benefit of the present Peace, League and Amity, and that the Subjects of Treaty of Com-merce of 1520 both Princes may the better carry on and cultivate a mutual Commerce; it is agreed, that as concerning all Intercourse of Merchandize and a mutual Commerce between them, the Treaty of Commerce dated the 11th of April 1520, shall be and remain in the same State and Force, as is stipulated by the Treaty of the 5th of August 1529.

> Treaty of Commerce between the Emperor Charles V. and the King of England; conchuded at London, April 11, 1520.

ARTICLE II.

THAT all and fingular the Subjects of the 1520. A Kingdoms and Dominions of the faid Princes, Free Passage and Trade. their Factors, Agent and Servants, with their Ships, Goods, Wares and Merchandize, may fail and come into all and fingular the Lands, Countries, Dominions, Cities, Towns, Camps, Forts, Jurisdictions and Districts of either of the faid Princes, by Lands, Sca.

Sea or fresh Waters, and abide there, and buy, fell, and barter all Kind of Merchandize with any other Merchants of any Country whatfoever, and freely and lawfully depart from thence with the fame, or other Ships, Goods, Wares and Merchandizes, to any other Kingdoms, Ports or Places whatfoever, at their Discretion, and carry on all manner of Trade together, according to the Form, Force and Effect of the Treaty of Commerce dated the 24th of February; 1495, and of the following Articles during this present Provision.

Treaty of Peace and Commerce between the King of England and the Archduke of Austria, Duke of Burgundy, Brabant, &c. concluded at London the 24th of February, 1495.

HE 1st, 10th and 11th Articles contain a Perpetual Peace general Stipulation of a perpetual and universal Peace and Amity between the contracting Princes, their Dominions and Subjects, as likewife of an unlimited and reciprocal Freedom of Intercourse, Trade and Passage; by Sea and Land, for all their Subjects in their feveral Dominions respectively, and as to all Goods and Merchandizes; and are the same in Substance and Effect with the 16th Article of the Treaty of 1630, and the 2d Article of the Treaty of 1520, above recited.

ARTICLE XIV.

That the Fishers of both Parties (of what Con-Freedom of fisher dition foever they be) may freely go and fail every where by Sea, and fafely fish without any Impediment, Licence or Paffport; and if it shall happen that any of the Fishers of one Party, either by Ac-

cident, Storm, Enemies, or otherwise, be forced to enter into any Port or District of the other Party, they shall be peaceably and amicably received, and treated there (paying all just Duties and Customs) and may freely depart and return from such Ports and Places, with their Ships and Goods, without any Hindrance or Obstruction whatsoever; provided however that such Fishers are not guilty of any Cheat or Fraud, or that they do not occasion Damage to others-

ARTICLE XV.

Pirates not to be harboured or affifted.

That no Pirates or others, making War by Sea without the Authority of their Princes, shall be received into any of the Ports or Shores of the forefaid Princes, or of either of them, whether they belong to either of the aforefaid Princes, or to any other Nation, nor shall they or any of them be affifted in any of the Kingdoms, Countries, Dominions, or Lands of the foresaid Princes, with Money, Arms, warlike Instruments, Victuals, or any other thing whatever, in any manner; nor shall they be favoured upon any Pretence whatfoever, on pain of Restitution and sull Satisfaction for all Damages, Expences and Injuries done or to be done by fuch Pirates and violent Robbers, to be made to the forefaid Subjects, or to any one of them, as well by the Pirates themselves, if taken and able to pay, as by their Harbourers, Favourers and Affistants.

ARTICLE XXII.

Ships freely to enter and moor in any Port,

That the Seamen, Masters of Ships and Mariners, Subjects of the foresaid Princes, may freely moor and lay up their Ships, whether laden or unladen, or Ships of War, which shall enter into any Ports of either of the foresaid Princes, in the same manner as their own native Subjects may do, provided they have no ways acted or behaved as Pirates.

ARTICLE

ARTICLE XXIII.

That the Subjects of either of the foresaid Princes, Goods of Enewhether Merchants or Seamen, Masters of Ships or imported. Mariners, shall not bring or cause to be brought by Sea, fraudulently or under any Colour whatfoever, any Goods or Merchandizes of the Enemies of the other of the foresaid Princes; and if they do otherwise, and be called to account thereupon by the Subjects of the other Prince, then lawfully engaged in War, they shall be obliged to mak a true, plain and just Confession and Declaration, which shall be sufficient for that Time; and the said Perfons fo calling to account, shall make no further Inquiry into the Matter: But if the Person called to account shall afterwards appear to have made a false Answer, then the said Person called to account Frauds to be made shall be obliged to give so much out of his own, to the Person who had called him to account, whom he had defrauded by fuch false Answer, as the Merchandizes of the Enemy by him thus carried and concealed shall appear to be worth.

Treaty of Amity, Commerce and Navigation, between Great-Britain and Russia; concluded at Petersbourg, December 2, 1734.

ARTICLE L

HE Peace, Friendship, and good Correspon-Perpetual Peace dence which happily subsist between their and Amity. Russian and Britannick Majesties, shall be confirmed and established by this Treaty, so as from henceforwards there shall be between the Crown of all the Russias on one Side, and the Crown of Great-Britain on the other; as likewise between the States, Countries, Realms, Dominions and Territories which are under their Obedience, a true, firm, and perfect

Peace, Friendship, and good Understanding, which shall endure and be inviolably maintained for ever, as well by Sea as by Land, and on all fresh Waters; and the People, Subjects and Inhabitants on both Sides, of whatfoever Condition or Degree, shall behave with intire good Will towards each other, and give each other all possible Aid and Assistance, without doing or offering the least Wrong or Damage whatfoever.

ARTICLE H.

Free Navigation and Commerce in Rurofe.

There shall be an entire Freedom of Navigation and Commerce throughout all the Dominions of the two contracting Parties in Europe, where Navigation and Commerce are at this Time permitted, or shall be permitted hereafter by the contracting Parties to the Subjects of any other Nation.

ARTICLE III.

Free Ingress for trading, victualling, or resitting.

The Subjects of both contracting Parties may enter at all Times into all the Ports, Places or Towns of either of the contracting Parties, with their Ships, Vessels and Carriages, laden or unladen, into which the Subjects of any other nation are permitted to enter, to trade or abide there; and the Mariners, Passengers and Vessels whether Russian or English, even though there should be any Subjects of any other strange Nation among the Crew, shall be received and treated in like manner as the most fa-The Mariners not youred Nation, and the Mariners and Passengers shall not be forced to enter into the Service of either of the contracting Parties, which may have occasion for their Service; and the Subjects of both contracting Parties may buy all Kind of Necessaries. which they shall stand in Need of, at the current Price; and repair and refit their Ships, Vessels or Carriages, and furnish themselves with all Manner of Provisions for their Subsistance and Voyage, abide and depart at their Pleasure, without Molestation

to be forced into · Service.

tation or Impediment; provided they conform themfelves to the Laws and Ordinances of the respective States of the faid contracting Powers, where they shall so arrive or continue.

ARTICLE IV.

The Subjects of Great-Britain may bring by Sea Mutual Comor by Land, into all or any of the Dominions of with all Goods, Ruffia, wherein the Subjects of any other Nation and in all Cases are permitted to trade, all Sorts of Goods and not prohibited. Merchandizes, whereof the Importation and Traffick are not prohibited; and in like manner the Subjects of Rusha may bring into all or any of the Dominions of Great-Britain, wherein the Subjects of any other Nation are allowed to traffick, all Sorts of Merchandizes of the Produce or Manufacture of the Dominions of Russia, whereof the Importation and Traffick are not prohibited; and likewise all Merchandizes of the Produce and Manufacture of Asia; provided that it is not actually prohibited by any Law now in Force in Great-Britain; and they may buy and export out of the Dominions of Great-Britain, all Manner of Goods and Merchandizes, which the Subjects of any other Nation may buy therein and export from thence, and particularly Gold and Silver, wrought or unwrought, excepting the Silver coined Money of Great-Britain.

ARTICLE IX.

It shall be permitted to the Subjects of both Free Export of all Goods not prohicontracting Parties reciprocally, in all accustomed bired. Places of Export, to load on board their own Ships, Vessels or Carriages, or any other, all Merchandizes bought by them, excepting only fuch as are prohibited to be exported; and freely to fend or carry away the fame: Provided they have paid the Duties, and fuch Ships, Vessels or Carriages have been cleared according to Law,

ARTICLE XI.

Free Tradeforone Party with an Eunder Reffrie-Clons.

The Subjects of either Party may freely pass, nemyof the other, repairs, and trade in all Countries which now are, or hereafter shall be at Enmity with the other of the faid Parties, Places actually block'd up or befieged only excepted; provided they do not carry any warlike Stores or Ammunition to the Enemy; as for all other Effects, their Ships, Passengers and Goods shall be free and unmolested.

ARTICLE XII.

Warlike Animunition specified and prolubited

Cannons, Mortars, Fire-Arms, Pistols, Bombs, Granadoes, Bullets, Balls, Fuzees, Flints, Matches, Powder, Saltpetre, Sulphur, Cuirasses, Pikes, Swords, Belts, Pouches, Cartouch-Boxes, Saddles and Bridles, in any Quantity, beyond what may be necessary for the Ship's Provision, and may properly appertain to and be judged necessary for every Man of the Ship's Crew, ur for each Paffenger, shall be deemed Ammunition of War; and if any fuch be there found, they may feize and confiscate the fame according to Law: But neither the Vessels, Passengers or the rest of the Goods shall be detained for that Reason, or hindered from purfuing their Voyage.

ARTICLE XIII.

One Year allowed te Subjects on both Sides, in cale of a Wsr.

In case of a Rupture between the contracting Parties (which God forbid) the Perfons, Effects or Vessels of the Subjects of either Party, shall not be detained or confifcated, but there shall be the Space of one Year at least allowed them, wherein they may feil, dispose, carry off, or fend away their Effects and transport their Persons.

ARTICLE XIV

The Merchants, Mariners, Veffels or Effects of Men or Ships not to be dutalised or either Party, thall not be arrested or forced into forecd. Service

Service without their own Confent, under any Pretence whatloever; and if any Domestick Servant Deferters to be or Mariner desert his Service or Vessel, he shall be delivered up: But nothing contained in this Article is to be so understood, as to tend to the Hindrance or Obstruction of the ordinary Course of Justice on either Side.

ARTICLE XXVIII.

The Subjects of both Parties shall be respected Mutual good ofand treated in their respective Dominions in like manner as the most favoured Nation, and the Subjects of Ruffia which shall come into England in Ruffiansto be proorder to learn Arts and Commerce there, shall be voured in Engprotected, favoured and instructed: Likewise if hand, any Russian Vessels shall be met with out at Sea by any English Vessels, they shall in no wife be hindered or molefted by them, provided they comport themfelves in the British Seas in the accustomed manner; but on the contrary, they shall be favoured by them, and have all possible Assistance given them, and that in the very Ports or Havens belonging to the Dominions of Great-Britain.

ARTICLE XXIX.

Peace, Amity, and good Understanding shall Peace and Amity for fifteen Years. continue for ever between the contracting Parties; and as it is usual to limit Treaties of Commerce for a certain Space of Time, it is agreed between the contracting Parties, that this shall continue for the Space of fifteen Years, to be computed from the Day of figning this present Treaty; and that before the Expiration of the faid Term, they shall come to a lurther mutual Agreement for renewing and prolonging the fame.

Treaty of Peace, Amity and Commerce between Great-Britain and Russia; concluded at Westminster, June 16, 1623.

ARTICLE I.

1623. Perpetual Amity and Alliance.

THIS Alliance shall remain sincere, firm and persect, and be for ever inviolably observed and kept between the King of Great-Britain and the Emperor, and Great Duke of Russia, and their Heirs and Successors, Crowns, Kingdoms and People; and their Subjects and People, as well as the renowned Princes themselves, shall love like Brethren, and be as one Nation, wishing the good Honour and Reputation one of another both by Word and Deed.

ARTICLE III.

Neither Party to addit the Enemy of the other.

Neither of the faid Princes shall aid or assist any Enemy of the other, either present or suture, with Ships of War, Ammunition, Victuals, or other Materials, or Provisions for War, nor suffer any Soldiers of other Princes to pass through his Kingdoms or Dominions against the other Confederate; but on the contrary, shall endeavour to divert and defeat any Attempt or Purpose of such Enemies, and avoid and oppose all hurtful Practices against the said Confederate.

ARTICLE X.

Free Trade and Commicroe.

All fuch Privileges and Grants for Freedom of Trade and Commerce, as by Treaties have been given and granted to the English Merchants by his Majesty of Russia and his noble Progenitors, shall remain and stand in their sull Force and Strength; and by Virtue of this Alliance, the Subjects of both Princes may freely and peaceably, without any Hindrance or Molestation, both by Land and Sea, and

within the fresh Water Rivers of each other's Countries, use all Kind of Traffick and Merchandize whatfoever; and may buy up and freely export all Manner of Jewels, Precious Stones, and all other Things fitting for the Treasury of the faid Princes, with the fame Freedom and Liberty, as if they were Natives; provided that this Freedom of Trade and Commerce be understood, with regard to the Subjects of Great-Britain, to extend to all fuch Merchants only, and none other, as are allowed to trade in the Dominions of Russia by the Licence of the King of Great-Britain, and according to the gracious Letters and Privileges granted to the English Merchants by his Majesty of all Russia, and by the Holy Patriarch of Moscow and of all Russia, or which shall be hereafter granted or enlarged to them: And with regard to the Subjects of Ruffia, to all fuch Merchants, and none other. as shall be allowed to trade into the Dominions of Great-Britain by the Licence of his Majesty of all Russia, and according to the gracious Privileges and Grants of both their renowned Majesties.

ARTICLE XVI.

The Ambassadors, Messengers, or Posts of both Ministers and the faid Princes, which shall be sent unto the Messengers. Country of either upon any princely Affairs, shall freely pass without Lett or Interruption, together with their People, and all Goods whatfoever, according to the genuine Sense of this Treaty.

ARTICLE XVII.

If either of the faid Princes shall have occasion Free Passage for to fend their Ambassadors, Messengers or Posts Messingers and through the Countries and Dominions of the other, ther Countries, unto and from Germany, Spain, France, Denmark, Sweathland, and Netherland, or unto and from Perfia, Turkey, and other Parts of the East, not in open Hostility with either of their Majesties; or if

they shall happen by any Cafualty, by Land or by Water, either in their going or returning, to receive any Pamage in either of their Countries, they shall be suffered freely and peaceably to pass with all their Goods and People whatfoever, to fuch Place as their Prince's Pass shall direct them, and with meet Convoys shall be fafely conducted, both by Land and Water through either of their Dominions, without the least forceable detaining or Hindrance whatfoever.

Treaty of Alliance and Commerce between Great-Britain and Sweden; concluded at Whitehall, October the 21st, 1661.

ARTICLE L

166r. Perpetual Peace and Amity.

HAT there be and continue from henceforwards, a good, true, firm and perpetual Peace, Friendship, good Will and Correspondence between the Kings of Great-Britain and Sweden, and all and fingular their Kingdoms, Countries, Dominions, Provinces, Lands, Islands, Colonies, Cities, Towns, People, Citizens, and all their Subjects and Inhabitants whatfoever, fo as both Parties shall behave towards each other with true Amity and Affection.

ARTICLE II.

Mutual Frientfhip and Aid a- .

The faid Confederates, and their Dominions, Subgaind all Ene- jects, People and Inhabitants, shall take Care of and promote each other's Advantage; and shall also certify one another of any Dangers threatened, and Conspiracies and Machinations formed by the Enemies of either, and shall oppose and hinder them, as far as lies in their Power: Nor shall it be lawful for either of the Confederates, by himself, or by any other Perions whomfoever, to negociate or attempt any thing to the Hurt or Diladvantage

of the other's Lands or Dominions whatfoever, any where, either by Land or Sea; nor shall he by any means protect any Enemies or Rebels, to the Prejudice of the other Confederate, nor receive nor admit into his Dominions any Rebel or Traitor, who shall make any Attempt against the Estate of the other; much less shall he afford them any Advice, Aid or Countenance, or fuffer any Advice, Affiftance or Favour to be given them by his Subjects, People and Inhabitants.

ARTICLE III.

The faid Kings and Kingdoms shall, with all Free Navigation Candour and Diligence, take all possible Care, that the Impediments which have hitherto interrupted the Freedom of Navigation and Commerce, not only between both Nations, but also with other People and Nations through the Dominions, Countries, Seas and Rivers of both Confederates, be removed; and they shall sincerely endeavour to affert, establish, defend and promote the aforesaid Freedom of Navigation and Commerce on both Sides, against all Disturbers thereof, by the Methods agreed on in this Treaty, or by fuch as may hereafter be agreed on; and shall not suffer any thing to be done or committed contrary to this Treaty, either by themselves, or by their Subjects and People.

ARTICLE IV.

It shall be free for either of the faid Confederates, Free Pairon and and their Inhabitants and Subjects, to enter by Trade. Land or Sea into the Kingdoms, Countries, Provinces, Territories, Islands, Cities, Villages, Towns walled or unwalled, fortified or unfortified, Harbours, Dominions or Jurisdictions whatsoever of the other, freely and fecurely, without any Licence or fafe Conduct, general or special; and there to pass and repais, to reside therein, or to travel through the fame, and in the mean time to buy Provisions

and all Necessaries; and they shall be treated with all manner of Civility; it shall be lawful also for both the Confederates and their Subjects, Citizens and Inhabitants, to trade, traffick, and carry on Commerce in all Places where Commerce has been at any time hitherto used, and in whatsoever Goods and Merchandize they please; provided they are not contraband; and they shall have Liberty to import and export them at Discretion, the due Customs being always paid, and the Laws and Ordinances of both Kingdoms, whether relating to Merchandize, or to any other Right, always obferved: Which Things being pre-supposed, the People, Subjects and Inhabitants of one Confederate shall have and hold in the Countries, Lands, Dominions and Kingdoms of the other, fuch full and ample Privileges, Exemptions, Liberties and Immunities, as any Foreigner whatfoever doth or shall enjoy in the faid Dominions and Kingdoms on both Sides.

ARTICLE

Merchants, Madetained.

Neither the Merchants, Captains of Ships, Maf-Goods not to be ters, Mariners, or other Persons whatsoever, nor the unduly arrestedor Ships, Goods or Merchandize of either of the Confederates, or of his Subjects or Inhabitants, shall in any publick or private Name, by Virtue of any general or special Edict, be seized or detained by Arrests, in any of the Countries, Harbours, Roads, Shores or Dominions whatfoever of the other Confederate for the publick Use, military Expeditions, or for any other Caufe, much less for the private Use of any one; nor be compelled by any manner of Violence, or be in any wife molested or injured: Provided only that such Arrests as are agreeable to Law and Equity be not prohibited, if they are made according to the ordinary Forms of Law, and not for the Sake of gratifying any one's private

Will, and are indispensably necessary for the Administration of Right and Justice.

ARTICLE VI.

But if one or more Ships of either of the Confe- Ships forced in to derates, whether Ships of War or private Mer- be harboured and chant Ships, shall be drove by Storms, Pirates, Enemies, or other urgent Necessity, into the Ports, Havens, or upon any of the Coasts of the other Confederate, they shall be received courteously, and with all Civility, and enjoy friendly Protection, without being in any respect hinder'd from the means of refitting, or from purchasing whatever they want for their Provision, Repairs and Conveniency, at the Market-Price: Nor shall they on any account be prohibited to depart in like manner from fuch Port and Haven when they please, without paying any Duties or Customs, fo long as nothing be done or committed contrary to the Statutes and Ordinances of that Place, which fuch Ships shall fo arrive and abide at.

ARTICLE VII.

For the like Reason, if any one or more Ships, Mutual Protection and Afficials or private of the state of the publick or private, of either of the Confederates, tance, in case of or of their Subjects or Inhabitants, run ashore, are Wrecksandother Losses at Sea. cast away, or suffer Shipwreck, or any other Damage, the Sufferers shall be kindly and amicably protected, and have fuch Affiftance in Confideration of a due Premium, that all Remains of fuch Wreck or other Loss may be preserved, and restored to the Owners and Proprietors; provided they, their Attorneys or Procurators, lay Claim to fuch Ships and Goods, within twelve Months after the Wreck happened; faving always the Laws and Customs of both Nations.

ARTICLE IX!

Free Export of Arms, and Ingress and Egress for all Ships.

It shall be lawful for the faid Confederates, and the People and Subjects of both, to buy and export out of the respective Countries, Dominions and Kingdoms of either, all manner of Arms and military Equipage, and fafely and freely to carry their Ships to any Ports, Havens and Shores of cither, there to ftay, and thence to depart, provided they behave modeftly, peaceably, and agreeably to the Laws and Customs of each Place, and do not in Ships of War to any respect hinder the Freedom of Commerce: In like manner, Ships of War and Guardships shall have free Access to the Ports, Havens or Rivers of the other Confederate; and it shall be free for them to cast Anchor, and abide there, and to depart from thence without any Injury or Molestation, provided

enter into Perts on Conditions.

Not to exceed five or fix Ships. No. I. That the Squadron shall not exceed the Number of five or fix Ships, which shall be allowed to come into the Port of the other Confederate without any previous Notice.

the following Conditions are observed.

To exhibit Letters of fafe Conduct

No. II. That the Commander of fuch Squadron and Ships shall, without Delay, exhibit his Letters of safe Conduct to the Governor or Magistrate of the Cassle, Fort, City or Province, where he shall so arrive, and give Notice of the Reasons of his coming, and for what End, and how long he defigns to ftay in that Port or Haven.

Not to come too near the Forts.

No. III. That fuch Ships shall not approach or abide nearer to the Forts or Castles than is convenient

- N°. IV. That the Mariners, Ships Companies Not more than and Soldiers, shall not go ashore in Bodies together, above forty at a Time, nor in any Number that may give Suspicion.
- N°. V That while they are there, they shall not Not to do any do any Damage to any Person, not even to Hurt or Hint their Enemies; and above all, shall not stop or obstruct the Passage of any Merchant Ship whatsoever, into or out of the Harbour.
- N°. VI. That they shall not go out from thence Not to go in and like as out of their own Harbour, and return out, as in their again, in order to annoy the Navigation of any Nation whatsoever.
- No. VII. That they shall in all respects, live and behave modeftly, and conformably to the Laws and Customs of each Place, and have fpecial regard to the reciprocal Friendship between the Confederates: But if either of the Confederates shall think it advantageous or necessary to enter the Ports of the other Confederate with a greater Number of Ships, and to enjoy the Conveniences thereof, he shall fignify the same to his Confederate two Months before hand; during which time they shall a- A greater Numgree upon proper Regulations for admitting ber of Ships not the fame; but if the Ships of either are drove out special Leave. into the Ports of the other, for avoiding Tempests or Enemies; in such case, the Reason of their coming shall be notified to the Governor or chief Magistrate of the Place, and their Abode there must not be longer than the time allowed by the Governor or chief Magistrate; a Regard being always had to the Laws and Conditions in this Article before comprized.

ARTICLE X.

Free Puffage and Commerce.

It shall be lawful for any of the Subjects and Inhabitants of Sweden to travel in England; and all the Dominions thereof, and to pass through the same by Land or Sea at Pleasure, to any other Nations whatfoever, and to renew Commerce with them. and freely to traffick in all Kinds of Merchandize. and the fame to carry thither and export from thence! And the Subjects of the King of Great-Britain shall enjoy the same Liberties in the Kingdoms, Dominions, and Territories of the King of Sweden; on Condition that the Laws, Ordinances and peculiar Rights of each Nation, relating to Commerce and Merchandize, be observed on both Sides.

ARTICLE XI.

Although the foregoing Articles of this Treaty, and the Laws of Friendship do forbid, that either of the Confederates shall furnish any Aid or Supplies to the Enemies of the other; yet it is by no means to be understood that either Confederate, with his Subjects and Inhabitants, who is not a Party in a War, shall be restrained the Liberty of Trade and Navigation with the Enemies of the other Confederate, who is involved in fuch War; Provided only, that no Goods called Contraband, and especially Money, Provisions, Arms, Bombs with their Fuzees, and other Appurtenances, Fire-Balls, Gunpowder, Matches, Cannon Ball, Spears, Swords, Lances, Pikes, Halberts, Guns, Mortars, Enemy of the o- Petards, Grenadoes, Musket rests, Bandeliers, Saltther; contraband petre, Muskets, Musket Bullets, Helmets, Head-Pieces, Breaft-Plates, Coats of Mails, commonly called Cuirasses, and the like Kind of Arms; Soldiers, Horses with the Furniture, nor Pistols, Belts, or any other Instruments of War; nor Ships of War and Guardships, be carried to the Enemies of

Free Trade for one Party with an

other Confederate, on the Penalty of being made Prize without Hopes of Redemption, if they are feized by the other Confederate; nor shall either Confederate permit that the Rebels or Enemies of the other be affilted by any of his Subjects, or that any Ships be fold or lent to, or in any manner made use of by the Enemies or Rebels of the other to his Disadvantage or Detriment: But it shall be lawful for either of the Consederates, and his People or Subjects, to trade with the Enemies of the other, and to carry them any Merchandize whatfoever, not above excepted, without any Impediment; provided they are not carried to those Ports or Places which are befreged by the other; in which Cafe they shall have free Leave either to fell their Goods to the Befiegers, or to repair with them to any other Port which is not belieged.

ARTICLE XII.

But least fuch Freedom of Navigation and Paffage of the one Confederate might be of Detriment to the other, while engaged in War, by Sea or Land, with other Nations, by concealing and conveying the Goods and Merchandizes of the Enemies of the Confederate fo engaged in War, Either Party carunder the Name of a Friend and Ally; for the with an Laeny avoiding of all Sufpicion and Fraud of fuch Sort, to have Pafforts it is agreed, that all Shine Corninger Warren and Configures. it is agreed, that all Ships, Carriages, Wares and Men belonging to the other Confederate, shall be furnished in their Journeys and Voyages with fafe Conducts, commonly called Passports and Certificates, such as are underwritten verbatim, figned and subscribed by the chief Magistrate of that Province and City, or by the chief Commissioners of the Customs and Duties, and specifying the true Names of the Ships, Carriages, Goods, and Mafters of the Vessels, as also the exact Dates, without any Fraud or Collusion, together with such other Descriptions of that Sort, as are expressed in the

the following Form of a fase Conduct and Certificate. Wherefore, if any Person shall affirm upon the Oath, by which he is bound to his King, State or City, that he has given in true Accounts, and be afterwards convicted, on sufficient Proof of any wilful Fraud therein, he shall be severely punished, and incur the Penalties of Perjury.

English Form of the Pasiport.

XIE N. N. Governor or chief Magistrate, or the Commissioners of the Duties and Customs of the City or Province of N. (the Title or Office of the refpective Government of that Place being added) do make known and certify, that on of the Month of in the Year of N. N. N. Citizens and Inhabitants of N. and Subiects of his Sacred Royal Majesty of Sweden, perfonally appeared before us in the City or Town of N. in the Dominions of his Sacred Royal Majesty of Sweden, and declared to us upon the Oath, by which they are bound to our Most Gracious Sovereign, his Sacred Royal Majesty of Sweden, and to our City, that the Ship or Vessel called N. of Lasts or Tons, belongs to the Port. about City or Town of N. in the Dominions of N. and that the faid Ship does rightfully belong to him or other Subjects of his Sacred Royal Majesty of Sweden; that the is bound directly from the Port of N. to the Port of N. laden with the following Merchandize, viz. [here shall be specified the Goods, with their Quantity and Quality, for Example, about so many Chefts or Bales, about so many Hogsheads, &c. according to the Quantity and Condition of the Goods) and likewife affirmed on the Oath aforefaid, that fo much only of the faid Goods and Merchandize belong to the Subjects of his Sacred Royal Majesty of Sweden, or so much of fuch Goods belong to N. N. N. Specifying what Nation the Proprietors are of] and that they declared

clared upon their faid Oath, that the faid Goods' above specified and no others, are put on board, or are to be put on board the above named Ship for the said Voyage, and that no Part of those Goods belong to any other Person whatsoever but those above mentioned, and that no Goods are disguised or concealed therein under any fictitious Name whatfoever, but that the Wares above mentioned are truly and really put on board for the Use of the said Owners, and no others; and that the Captain of the faid Ship named N. is a Citizen of the City of N. Therefore, fince it fully appears to us [the Governor or chief Magistrate, or Commissioners of the Duties and Customs of the City aforesaid after strict Examination, that the faid Ship or Vessel and the Goods on board the fame are free, and do truly and really belong to the Subjects of his Sacred Royal Majesty of Sweden, or to the Inhabitants of other Nations as aforefaid, we do most humbly and carnestly require of all and fingular Powers by Land and Sca, Kings, Princes, Republicks, and free Cities; also of all Generals, Admirals, Commanders, Officers and Governors of Ports, and all others guarding any I-Iarbour or Sea, which may happen to meet this Ship in her Voyage, or if the chance to fall in among or pass through their Squadrons, or to stay in their Harbours, that, for the Sake of the Alliance and Friendship which subsist respectively between them, or their Superiors and his Sacred Royal Majesty our Most Gracious Sovereign the King of Sweden, they will not only permit the faid Captain with the faid Ship N. and the Men, Goods and Merchandizes belonging to the same to profecute his Voyage freely, without Lett or Molestation, but also if he think fit to depart out of the faid Harbour elsewhere, that they will shew all kind Offices to him and his Ship, as a Subject of his Sacred Royal Majesty of Sweden, as they shall L2

in like manner experience the same from his Sacred Royal Majesty of Sweden, and from all his Ministers and Subjects in the like or any other Case. In Witness whereof we have taken care that the faid Presents signed by our own Hands be fealed with the Seal of our City. Given, &c.

Therefore when the Goods, Ships, or Men of

either Confederate, or his Subjects and Inhabitants, shall meet in the open Sea, or in any Ports, Havens, Countries or Places whatfoever, with any Ships of War or Privateers, or any Subjects and Inhabitants of the other Confederate, after producing their Letters of fafe Conduct and Certifieates aforesaid, nothing farther shall be demanded All Ships to pass of them, nor any Inquiry whatsoever made with respect to the Goods, Ships or Men, much less shall they be injured, damaged or molested, but they

free on producing fuch Pallport.

juft Suspicion.

found. .

shall be suffered freely to profecute their Voyage and Purpose. But in case that the said solemn and stated Form of a Certificate be not produced, or there be Not to be fearch- any other just and strong Cause of Suspicion, why ed, unless want- any other just and strong Cause of Suspicion, why ing Passports or on a Ship ought to be searched, which shall only be deemed justifiable in such Case, and not otherwise; if the Goods of an Enemy are then found in fuch Ship of the Confederate, that Part only which belongs to the Enemy shall be made Prize, and what Enemies Goods belongs to the Confederate shall be immediately only to be cen-ficated, wherever restored: The same Role shall likewise be observed, if the Goods of the other Confederate are found on board a Ship of an Enemy: If any thing be done by either Party contrary to the genuine Senfe of this Article, both Confederates shall take Care, that the feverest Punishments, due for the most heinous Crimes, be inflicted on fuch of their Subjects and Inhabitants as shall offend herein, for their Contempt and Transgression of the Royal Commands, and that full and immediate Satisfaction be made to the injured Party for all Damage and Expences (of which the most summary Proof shall be admitted) by the other Confederate, or his Subjects and Inhabitants, without any intricate Niceties of the Law.

ARTICLE XIII.

Neither of the Confederates shall fusser the Ships, Neither Party to Vessels, Goods or Merchandize of the other, or mics of the other, of his People and Subjects taken at Sea or elsewhere or their Captures, by Enemies or Rebels to be brought into his Ports or Dominions, but shall publickly forbid any thing of that Kind to be done; and if any Ships, Vessels, Goods or Merchandize of either, or of his People or Subjects, taken at Sea, or elfewhere, shall be carried into the Ports or Countries of the other by any Enemy or Rebel of the Confederates, or of either of them, such Consederate shall not suffer the same, or any Part thereof to be fold in that Port, or any other Place in his Dominion; but shall take care that the Master of the Ship or Vessel fo taken, as also the Mariners and Passengers, shall, as foon as they arrive, be immediately fet at Liberty; together with as many of the Prisoners, being Subjects of either Kingdom, as shall be brought thither; nor shall he permit the faid Ship or Vessel to stay in that Harbour, but shall oblige her, with her Goods, Merchandize and Lading, immediately to leave the Port; provided nevertheless, that nothing in this Article be prejudicial to the Alliances formerly entered into by either of except in Alliance with either of the the Consederates with other Nations; but when Consederates, they do not interfere, the above Article shall re-

main in full force.

ARTICLE XIV.

If it shall happen hereafter, while this Friendship This Peace not to and Alliance subsists, that any of the People and private Injuries, Subjects of either of the Confederates shall do, or endeavour any thing contrary to this Treaty, or L 3

any

any Part thereof, by Land, Sea, or in any Waters, this Friendship, Treaty and Alliance between the faid Confederates, shall not on that Account be interrupted or dissolved, but shall nevertheless continue and remain entire; and those particular Perfons only shall fuffer Punishment, who shall violate this Treaty; and they who shall receive any Injury, shall have Right and Justice done, and Satisfaction made to them for all their Loss and Injury fustained within twelve Months after the Demand of fuch Restitution to be Restitution: But in case such Delinquents and Perfor all Losses; and fons guilty of such Violence, shall reluse to appear Offenders to be and submit to Justice, or to make Satisfaction within the Term aforefaid, whoever they are, they shall be renounced as Enemies of both States, and their Substance, Goods and Possessions, what and how great foever, shall be confiscated and fold towards making full and just Satisfaction for the Injuries by them committed; and the Offenders themselves, when they come into the Jurisdiction of either State, shall moreover suffer condign Punishment according to the Nature of the Crime.

ARTICLE XV.

All former Rights at Sea faved to both Parties.

The present Treaty and Confederacy shall derogate nothing from any Pre-eminence, Right and Dominion whatfoever of either of the Confederates, in any of their Seas, Streights and Waters whatfoever, but they shall have and hold the same, in as ample Manner as they have hitherto enjoyed them, and as to them of Right appertains.

ARTICLE XVI.

Freedom of Navigation and Com-

Whereas it is the principal End of this Treaty, marce to be mu, that such a Freedom of Navigation and Comreally supported merce, as is stipulated by the foregoing Articles, may be and remain on both Sides, to both the Consederates, their Subjects and Inhabitants, in the Raltice, the Sound, the Northern, Western, British

and

and Mediterranean Seas, and the Channel, and all the other Seas of Europe; it is agreed, that both Sides shall sincerely contribute their joint Advice. Aid and Affistance, that the faid mutual Freedom of Navigation and Commerce may be established and promoted in all the faid Seas and Streights and (if there there be occasion) that it be defended against all Disturbers who shall offer to interrupt, prohibit, hinder or constrain it for their own Pleasure, and to the Detriment of the Confederates: And both Confederates shall in the most courteous Manner shew their good Will and Readiness for promoting the Advantage, and removing any Inconveniencies of the other Confederate: Saving nevertheless those Treaties heretofore entered into by both Nations, with other Kingdoms, Republicles and States, which shall subfift in full force; but hereafter, neither of the Confederates shall by any means enter into any Treaty, or make any Compact with other foreign Nations or People whatfoever, to the Prejudice of the prefent Treaty in any respect, without the previous Knowledge and Confent of the other Confederate; No Treaty to be and if any thing be otherwise stipulated hereaster made with any with any other, it shall be reckoned null and void, without the pre-and shall entirely give Place to what is mutually the other Confeagreed to by this present Treaty.

Treaty between Great-Britain and Sweden; concluded at London in the Year 1656, whereby the Treaty of Upfal of 1654, is confirmed and explained.

HE 2d, 3d, 4th, 5th, and 6th Articles of this Treaty are comprehended in the 9th, 11th, 12th, and 13th Articles of the above recited Treaty of 1661.

1056.

ARTICLE L 4



ARTICLE X.

Sweder to have Li- It shall be free for the Subjects of the King of the British Coals. Sweden to fish and catch Herrings and other Fish throughout the Seas and Coasts belonging to the Dominion of Great-Britain, fo as they do not exceed the Number of one thoufand Vessels employed in such Fishery; nor shall they be any ways hindred or disturbed in such their fishing; nor shall any Charges or Duties be exacted from them on Pretence or Account of fuch their fishing, by any publick Guard Ships of Great-Britain, or their Privateers acting under Commissions or Letters of Marque, or by any fishing Vessels on the Northern Coasts of Britain; but on the contrary, they shall be treated in the most courteous and friendly Manner, and even be permitted to dry their Nets on the Shores, and to furnish themselves with all necessary Provisions at reasonable Rates from the Inhabitants.

> Treaty of Peace between Great-Britain and Sweden; concluded at Upfal, April the 5th, 1654.

THE 1st, 2d, 3d, 4th, 5th, 6th, 7th, 9th, 10th, 11th, 12th, 13th, 14th, and 15th Ar-1654. ticles of this Treaty, are comprehended in, and are almost verbatim the same with the following Articles of the above recited Treaty of 1661, viz. 1st, 2d, 3d, 4th, 5th, 6th, 7th, 9th, 10th, 11th, 12th, 14th, 15th, and 16th Articles.

Articles and Clauses of several Treaties made between Great-Britain and Sweden, concerning the Continuance, Revival, or Confirmation of former Treaties.

Treaty of Alliance between Great-Britain and Sweden; concluded at Stockholm, January 21, 1720.

THIS Treaty refers to two former Treatics made between the said two Crowns in the Years 1700, and 1665, as its Basis and Foundation, and confirms the said two Treaties, and amongst others, contains the following Stipulations.

1720.

ARTICLE I.

For a mutual Friendship and good Correspondence in all their Dominions by Sea and Land.

ARTICLE XII.

For a reciprocal and unlimited Freedom of Navigation and Commerce in Europe.

ARTICLE XIV.

For a reciprocal Restraint as to harbouring the Ships of an Enemy of the other, or assisting or supplying such Enemy in any Respect.

ARTICLE XV.

For a Salvo to the special Regalities, Rights and A Salvo to each Dominion of the Crown of Sweden in the Baltick, to be allowed, and of the Crown of Great-Britain in the British Seas.

ARTICLE

ARTICLE XVIII.

Freedom of Trade For a Freedom of Trade to either Party with an with an Enemy of the other Ally, but with an Exception as to Contraband Goods.

This Treaty exrired, and But by the 20th Article, this Treaty is to continue in force for the Term of eighteen Years only, so that unless it has been continued or revived by a subsequent Treaty, this Treaty of 1720, is at present expired and determined.

Treaty of Alliance between Great-Britain and Sweden; concluded at the Hague, January 13, 1700.

this alfo.

THIS Treaty confirms all former Treaties and Alliances between the two Crowns for their feveral Terms of Duration; but by the 18th Article it was to have Continuance only for eighteen Years, fo that it is now expired with that of 1720.

Treaty of Alliance and Commerce between Great-Britain and Sweden; concluded at Westminster, Sept. 30, 1674.

and Commerce made between the two Crowns on the 1st of March, 1664 5, to continue in force for ten Years, with an Article therein for the further Continuance and Prolongation of the fame by a subsequent Treaty, if the contracting Powers should think sit; wherefore the said Treaty of 1664-5, is by this Treaty continued for the further

Term of two Years, from and after the Expiration of the first Term of ten Years: but it does not appear that the said Treaty has been surther continued or revived by any subsequent Treaty, until it was confirmed by the Treaty of 1720, which last being made for eighteen Years only, and the said Term since expired, both Treaties must be determined together.

There is another Treaty fet forth in the Books, entitled,

A Treaty of Commerce between Great-Britain and Sweden; made at Stockholm, February 16, 1666.

B UT this appears to be no more than an Extract made ex Parte by Charles II. King of Sweden, of several Marine Articles out of the two Treaties of 1664-5, and 1661, between him and Great-Britain, together with his Edict for the due Observance of the same by his own Subjects.

Provisional Treaty of Navigation and Commerce between Great-Britain and Denmark; concluded at Copenhagen, June 20, 1691.

ARTICLE VI.

I F any Danish Vessels shall happen to meet with any English Ships of War or Privateers, either upon the Coast or in the open Sca, in such Case the 20th Article of the Marine Treaty concluded at Nimeguen in 1679, between the Crown of Sweden and the States General shall be observed between them, and they shall regulate themselves in all Points agreeably thereto.

(156)

The 20th Article of the Marine Treaty of 1679, between Sweden and the States General, referred to in the above recited Treaty of 1691.

If any Swedish Ships shall, either upon the Coasts or in the open Sea, meet with any Ships of War or Privateers belonging to the States General, or their Subjects; in such Case the said Ships of War shall, for the avoiding of all Inconvenience, keep on board Mer- without Canon Shot, and fend their Boat to fuch chant Ships to in- Ship belonging to Swedish Subjects and Inhabitants, ports and Certi- and board her with two or three Men only, to whom the Master or Owner of such Swedish Ship shall shew his Paffport, as likewise his Sea Letters, the one to certify concerning the Lading, and the other of the Place of Habitation in the Swedish Dominions; as likewise the Name of the Master or Owner, and also of the Ship, whereby it may be known whether there be any Contraband Goods on board, and the Quality of the Ship and of the Master or Owner may fufficiently appear: To which Paffports and Sea Letters entire Faith and Credit shall be given.

Ships of War only to fend their Boat

> Treaty of Alliance and Commerce between Great-Britain and Denmark; concluded at Westminster, November 29, 1669.

ARTICLE I.

Perpetual Peace HERE shall be from hence forward a true, fincere and perfect Amity, Peace and Al-Places. liance between both the most Serene Kings, their I-leirs and Successors, and likewise between their Kingdoms, States, Provinces, Dominions, Countries, Islands, Cities, Subjects, Vassals, of whatfoever Condition, Dignity or Degree, by Land and

by Sea, in Rivers and fresh Waters, and in all Places as well within Europe as without, fo that the one thall no ways hurt, injure or incommode the Kingdoms, Countries, Provinces and Dominions, People or Subjects of the other, nor as far as in them lies fuffer them to be injured by any other; but they shall rather shew true Friendship and Affection towards each other, and upon all Occasions promote the Welfare and Utility of each other, and of their Subjects mutually, as they would their own, and to the utmost of their Power, by Deed and by Counsel, prevent and avert all Injuries and Wrongs whatever.

ARTICLE V.

It shall be free for the Subjects of both Kings to Free Interceurse and Commerce. go to the Kingdoms, Provinces, Marts, Ports and Rivers of the other, with their Merchandizes, by Land and by Sea, in Time of Peace, without any Licence or Paffiport, general or special, and there to abide, and traffick, fo as they pay the usual Customs: Saving always the Sovereignty and Right of both Kings in their own Kingdoms, Provinces, Countries and Territories respectively.

This Stipulation for a general Liberty of Navigation and Commerce is restrained by an Exception in the next Article, as to fuch Da- Exceptions to the nish Ports as had been prohibited by former Treaties for English Subjects to enter into or trade in; and as to the British Colonies, which are prohibited to the Danish Subjects, without special Licence from the Sovereigns of fuch Ports and Colonies respectively.

ARTICLE X.

The Subjects of both Crowns, carrying on their Trading Ships Trade by Sea, and failing near the Coasts of either out of their Kingdom, shall not be obliged to enter into any Course, or to un-Port whatsoever out of their direct Course, but shall be at Liberty to purfue their intended Voyage,

without being any ways hindred or detained; and when forced into Port by Strefs of Weather, and there lying at Anchor, they shall not be compelled to unliver, barter or fell their Goods, but it shall be lawful for them to dispose of the same at their Pleasure, and do whatever else they shall judge most conducive to their Affairs; provided nothing be done whereby either Prince may be defrauded or prejudiced in his Rights and Customs.

ARTICLE XVI.

Either Party may nemy of the oexcept Contrabull.

It shall be lawful for either Consederate, his trade with an E- People or Subjects, to carry on Trade with the Enether in all Goods mies of the other, and to carry and fupply them with all Manner of Goods (Contraband Goods only excepted) without any Molestation, unless it be in Ports and Places actually befieged by the other Ally; in which Case they shall be at Liberty either to dispose of their Goods to the Besiegers, or to convey them to fome other Port or Place which is not befreged.

ARTICLE XX.

All Ships to car-

But least this Liberty of Navigation and Passage ry Passports and for one Ally, his Subjects and Inhabitants, might, ring a War with during a War, which the other may be engaged in either Confede- by Sea or by Land with any other State, be of Prejudice to fuch other Ally; and the Goods and Merchandize belonging to the Enemy be fraudulently concealed under the colourable Pretence of their being in Amity together; wherefore, in order to prevent all Frauds of that Sort, and to remove all Suspicion, it is thought proper, that the Ships, Merchandizes and Ships Crew belonging to the other Ally, be furnished upon their Voyages with Paffports and Certificates according to the Form and Tenor following, viz.

Form of the Danish Passport and Certificate.

Christian the Fifth, by the Grace of God, King of Denmark and Norway, &c.

BE it known to all and fingular Perfons who shall see these our Letters of Passport, that our Subject and Citizen of our City of hath humbly represented to us, that the Ship called the of the Port of of the Burthen of Tons, doth appertain to him and certain other of our Subjects, and that they are the sole Proprietors of the same, and that the said Ship is laden with certain Goods, a Particular whereof is contained in a Cocket, which has been made out by the Officers of our Customs, and is now on board the said Ship; and that the same be-

longs to our Subjects, or others having an Interest therein, who are the Subjects of neutral Powers; and that she is ready to depart from the Port of

in order to proceed to some other Place or Places, where she may commodiously trassick with the faid Goods, which are not Contraband, nor appertaining to either of the Parties now engaged in War; or in order fairly to earn her Freight; all which having been attefted by our faid Subject, by a Writing duly figued by him, and affirmed by Virtue of his Oath to be true, upon Pain of Confiscation of the faid Goods, we have thought proper to grant him these our Letters of Passport; and therefore we defire and request all Governors of Countries, and Commanders at Sea, all Kings, Princes, States, and free Towns, and particularly the Parties now engaged in War, and their Commanders, Admirals, Generals, Officers, Governors of Ports, Commanders of Ships, Captains, Owners, and all others having any Command at Sea, or the Guard of any Port, whom the faid Ship shall happen to meet with, or to fall in with any of their Fleets or Ships at Sea, or to arrive at any of their Ports;

that in Virtue of the Alliance and Amity which fubfift between us and the King or State, they not only fuffer the faid Master with the Ship Men, Goods, and all Merchandizes which are on board her, to pursue his Voyage towards any Place whatsoever with full Liberty, without being any ways molested, hindred or detained, but that they likewise shew him all kind Offices of Civility, as unto our Subject, if any Occasion should offer; which we and our Subjects shall be ready to acknowledge on the like or any other Occasion. Given this Day of in the Year

We the President, Consuls, and Senators of the Town of do attest and certify, that N. N. Citizen and Inhabitant of the City or Town of Day of in the Year on the came and appeared personally before us, and declared to us by Virtue of the Oath, by which he is bound to our Sovereign Lord the King, that the Ship or Vessel named of the Port of of the Burthen of City or Town of Tons, belongs to the Port, in the Province of and that the faid Ship does really and truly appertain to him, and is now ready to depart directly from the Port of laden with the Goods specified in the Cocket which he hath received from the Officers of the Customs, and that he hath affirmed upon his faid Oath, that the above mentioned Ship, together with the Goods and Merchandizes with which she is laden, belongs to his faid Majesty's Subjects only, and that she does not carry any Prohibited Goods appertaining to either of the Parties now engaged in War.

In Witness whereof, we have caused the present Certificate to be signed by the Syndick of our Town, and have thereunto put our Seal. Given, &c.

The original Passport should be in Latin, as the Treaty was made originally in that Language; but the Form of the Paffport is no where published with the Latin Treaty.

Whenever therefore any Merchandizes, Gonds, All Ships to be Ships and Men of either Confederate, his Subjects diffuilted on exhibiting their or Inhabitants shall be met with in the open Sea, Passports, unless Streights, Ports, Roads, Lands, or in any Places upon frong Sufwhatfoever, by any publick Ships of War or Privateers, or by the Men, Subjects or Inhabitants of the other Consederate, upon exhibiting the faid Letters of Passport only, nothing further shall be required of them, nor shall any further Search or Inquiry be made in relation to the Goods, Ships or Men; much less shall they be any ways injured or molested, but they shall be most freely dismissed, in order to pursue their intended Course and Voyage: But in case this solemn and stated Form of the Passport and Certificate be not exhibited, or there appear other just and strong Cause of Suspicion, then fuch Ship ought to be vifited; which however is to be understood to be allowed of in such Case only and not otherwise: If any thing shall be done by either Party against the other Confederate, contrary to the true and genuine Sense of this Article, both Confederates shall take care that their Subjects and Inhabitants respectively, who shall transgrefs therein, be feverely punished, and that ample and immediate Satisfaction be made to the other Confederate, his Subjects and Inhabitants, for all Loffes, Injuries and Charges fo sustained or incurred.

ARTICLE XXII.

No Vessels or Ships, nor any Goods or Merchan- No Ship or Goods dize whatever, which shall be laden on board any of either to be Ships of any Sort, Kind or Quality whatsoever, upon legal Prohowfoever taken, and belonging to any Subjects of either King, shall be adjudged as Prize under any Colour or Pretence whatfoever, but upon judicial Examination and legal Proceeding in due Form of Law, in a Court of Admiralty lawfully constituted for that Purpose, in order to judge of such Maritime Captures.

ARTICLE XXIII.

Ships or Goods not to be arrest-Defence or by legal Arreft.

Captains of Ships or their Pilots, Soldiers or Maed ordetained un- riners belonging to them, or the Ships themselves less for publick and the Goods and Merchandizes with which they. shall be laden, may not be detained by any Seizure or Arrest by Virtue of any general or special Order of any Person, or for any Cause, unless it be for the Defence and Preservation of the Kingdoms; but this shall not be understood to intend such legal Arrests as shall be made by the Authority of the Laws by reason of any Contract with any other, or sor other just Cause, in which Cases it shall be free to proceed in all Things according to the due Course of Law and Justice.

ARTICLE XXVIII.

Any Guard Ships, or Ships of War of either Ships of War of one Party to pro-each all Ships of Party, which shall happen to meet or come up with any Merchant Ships, or other Ships whatfoever bethe other. longing to the other Confederate or his Subjects, either within Europe or without, holding the same Courfe, shall be obliged to guard and protect them as long as they shall continue to hold the same Courfe.

ARTICLE XXIX.

For the greater Security of Commerce and Free-Pirates not to be harboured or afdom of Navigation, it is agreed and concluded, fifted. that neither Party, as far as may be and in them lies, shall suffer any publick Pirates, or such like Robbers, to harbour in any of their Ports, or to be **fheltered** sheltered or supplied with Provisions by any of their Subjects or Inhabitants, or affifted in any way; but un the contrary, they shall use their Endeavours, that all fuch Pirates and Robbers, and their Accomplices and Abettors, be apprehended and Ships and Goods brought to condign Judgment, and that all Ships piratically taken and Merchandings are much as and Merchandings are supply to be reflored. and Merchandizes, as much as can be found of them, be restored to the true and legal Owners or their Attorneys, provided their Right in them be made out by due and legal Proofs in the Court of Admiralty for Maritime Caufes.

ARTICLE XXX.

The Subjects and People of both Parties shall always have free Access to the Ports and Coasts of the other Consederate, and it shall be lawful for them to abide there, and to depart from thence, and to pass through all the Seas and Territories of both Kings respectively (so as they do no Injury or Damage) not only with Merchant Ships and Vessels of Burthen, but likewise with Ships of War, whether they be publick Ships, or Privateers acting under All Ships of eifpecial Commissions; and whether they be drove in the Party forced in, to be harby Stress of Weather, or for avoiding the Danger boured and atof the Sea, or to repair their Ships, or buy Provi- fifted. fions; provided they do not exceed the Number of fix Ships of War when they come in voluntarily, Number of Ships nor stay in or near such Ports any longer than shall of War coming be needful for repairing their Ships, or buying Pro-limited, visions and other Necessaries: And if upon Occafion they should be desirous of entering into such Ports with any greater Number of Ships of War, ir shall not be lawful for them so to do, without timely Notice of their Arrival being first given by Letter, and previous Leave obtained from those to whom such Ports shall appertain; but if they shall be compelled by Storm or other urgent Necessity to put into any Harbour, in such Case, notwithstand-except previous ing the Want of such previous Notice, the Ships for more.

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shall not be limited to any certain Number, on Condition nevertheless that the Commander of fuch Ships do immediately upon their Arrival, certify to the chief Magistrate or Governor of that Place, Port or Coast where they shall happen to arrive, the Cause of his Arrival; and they must not con-Their Time of tinue there any longer than the Time allowed by fuch chief Magistrate or Governor, nor do or attempt any Act of Hostility in such Ports, nor any thing prejudicial to the Confederate to whom such Ports belong.

ARTICLE XXXI.

Subjects of either Party not to accept or act under any Commissions against the other.

It shall not be lawful for the Subjects of the said Kings, or the Inhabitants of the Kingdoms and Countries under their Obedience, to procure any Commissions or Letters of Reprizals from any Prince or State, with whom either Confederate shall be at Variance or open War: much lefs shall they any ways injure or molest the Subjects of either by Virtue of fuch Letters; and both the faid Kings shall strictly enjoin their own Subjects respectively, that they do not procure or accept of any fuch Commissions from any Princes or States whatfoever, but shall, as much as in them lies, absolutely prohibit and prevent any Depredations to be committed by Virtue of fuch Commission.

ARTICLE XXXII.

Ships of either fued and reftored.

If any Ship or Ships belonging to the Subjects of any Port of the either Kingdom be taken in the Ports of either by other, to be pur- any third Party, they is not for the Ports of either by any third Party, they in whose Port or Dominion whatfoever fuch Ships shall be taken, shall be obliged to use their utmost Endeavours in Conjunction with the other Party, to pursue and recover such Ship or Ships, and to restore them to the proper Owners; which however must be done at the proper Costs and Charges of fuch Owners, or of those who have an Interest therein.

ARTICLE

ARTICLE XXXIII.

In case there shall be found in any Ships taken Subjects of either by the Subjects of either Consederate, and brought taken in a Prize into any Port belonging to the other, any Mariners their own Port, or other Persons being Subjects of that Consederate berty. into whose Port or Rivers such Prize shall be brought, they shall be civilly treated by the Captors, and immediately fet at Liberty without any Ranfom.

ARTICLE XXXIV.

If any Ship of War of either Crown shall hap- Prohibited Goods pen to take a Ship belonging to the other, laden on board Ships of either Party, not with Prohibited Goods, it shall not be lawful for to be meddled the Commander of fuch Captor to open or break with, till brought up any Chests, Casks or Packs found therein, nor ly inventoried. to remove or any ways alienate any of the Goods, until they are first brought on Shore, and an Inventory be made of them in the Presence of the Judges of Maritime Causes.

ARTICLE XXXV.

For the greater Security of the Subjects of both Kings, and that the greater Care may be taken that no Violence be done or offered to any of them by the faid Ships of War, his Britannick Majesty's Captains of his Ships of War, and all other his Subjects, shall be strictly ordered and enjoined that Subjects of both they no ways injure or molest his Danish Majesty's Parties to be ca-Subjects; and if they transgress herein, their Per-jure the other, on fons and all their Goods shall be bounden and liable, Pain of full Reuntil just and ample Satisfaction and Compensation be made for all Damage fo done by them, and for all Advantages which may have arifen or shall arife to them therefrom: In like manner, all Commanders of Ships of War belonging to his Danish Majesty, and all other his Subjects whatsoever, shall be strictly enjoined under the like Penalties, not to

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injure or molest any of his Britannick Majesty's Subjects: Provided nevertheless that all Actions in fuch Cases shall be tried and determined by due and All Actions to be legal Process in the Court of Admiralty of the faid tried in the Court Kings respectively; or if either Party, being an by special Com- Alien in that Place where the Matter in question is Party be an A- to be tried and fettled, shall rather chuse it before certain special Commissaries to be immediately appointed by either King to whom it shall belong, upon the Request of fuch Party; fo as all Proceedings of this Sort shall not only be carried on in the most casy and moderate way in Point of Expence, but shall likewise be finally determined within the Space of three Months at farthest.

> The Books make mention of another Treaty made in the following Year, under Title of

Articles of Alliance and Commerce between Great-Britain and Denmark; concluded at Copenhagen, the 11th of July, 1670.

UT this feems to be no more than a French Translation, or rather an Extract (it being not quite so full and compleat as the other) of the original Treaty made in Latin in 1669; or it may possibly be a Renewal of the Treaty made the foregoing Year, but contains no further Articles or new Matter.

Treaty of League and Alliance between Great-Britain and Denmark; concluded in the Year 1661.

THE 1st, 6th, 19th, 20th, and 21st Articles of this Treaty are comprehended in the 1st, 5th, 29th and 30th Articles of the above recited Treaty of 1669.

1661:

Treaty of League and Alliance between Great-Britan and Denmark; concluded at Westminster, September 15, 1654.

THE 1st, 2d, 13th and 14th Articles of this Treaty are comprehended in the 1st, 5th, 29th and 30th Articles of the Treaty of 1669.

1654.

Treaty of Peace and Amity between Great-Britain and Denmark; concluded at London, April 19, 1621.

THE 1st, 13th and 14th Articles of this 1621. Treaty are comprehended in the 1st, 5th and 6th Articles of the Treaty of 1669.

Articles

Articles and Claufes of Treaties between Great-Britain and Denmark, ratifying or renewing former Treaties.

Treaty of 1669.

ARTICLE XLI.

HE former Treaties which have been made at any time heretofore between the faid Allies, or the Kings their Predecessors, as well for the Kingdoms of Great-Britain, &c. as for the hereditary Kingdoms of Denmark and Norway, &c. respectively, shall not be deemed to be infringed or abrogated in any the least Point, by any Agreement or Article contained in this present Treaty, but they shall remain in their sull Force, Effect and Virtue, in so far as they are not contrary or repugnant to this present Treaty, or any Article thereof.

The 12th Article of the Treaty of 1661, and the 20th Article of the feveral Treaties of 1639, and 1621, are almost verbatim the same with the said 41st Article of 1669, and entirely so in Effect, as to the ratifying former Treaties.

Treaty of Amity and Commerce between Great-Britain and the Duke of Savoy (now King of Sardinia) concluded at Florence, September the 19th, 1669.

ARTICLE I.

THAT Peace which has not been interrupted 1669. for many Years, is by these Presents ratified Former Peace reand confirmed between the King of Great-Britain and the Duke of Savoy, &c. and their Subjects shall be obliged on all Occasions to shew all kind of Civility and reciprocal Affection towards each other.

ARTICLE II.

It shall be lawful and free for all Kind of Ships Free Liberty for and Vessels belonging to his Britannick Majesty or to import and his Subjects, to carry and bring into the Ports of land all Goods in certain Ports. Villa Francha, Nice, or Saint Hospice, all Things whatfoever, and all Kind of Merchandize of what Nature foever and wherever produced, and they may freely land and lodge all fuch Goods and Merchandizes in any Places within fuch Ports for the Security and Preservation of the same, without any Confiscation, or the Exaction of any Impost or Duty whatfoever, in case that such Goods or any Part of them be not fold in fuch Ports.

ARTICLE

All Kind of Ships and Vessels belonging to his British Ships Britannick Majesty or his Subjects, which shall fail coming from any from England, or from any other Port under his Certificates of Majesty's Obedience, or belonging to his Domi- Health, not to perform Quarannions, which shall not be insected with the Plague, tine. and shall arrive at the Ports of Nice, Villa Francha, or Saint Hospice, with Certificates and Attestations of their good Health, and not having traded on

their Voyage in any Place, or with any Persons fuspected to be infected, shall be free from performing any Quarantine, or observing any Days of Purgation whatever; and all Perfons on board fuch Ships shall be at Liberty to trade immediately in fuch Ports.

ARTICLE XIII.

British Ships of Was to be well Savoy.

Whenever any Ships of War belonging to his received, supplied Britannick Majesty shall enter into any of the said and protected in Ports, they shall be received there with the same Honours in all Points as any other Ships or Vessels belonging to any other Prince whatfoever; and during the Time of the Continuance of any such Ships in the faid Ports, they shall not be refused any thing which shall be necessary or convenient for them, they paying a reasonable Price for the same; and with regard to Provisions, it shall be lawful for all Persons employed, to provide and surnish Provisions for such Ships, to contract for the Purchase of all Things necessary and convenient for their Sustenance throughout his Royal Highness's Dominions, and to bring all Things fo purchased into the faid Ports, without paying any Duty, Custom or Impost whatsoever, but only paying the prime Cost for the same: And his Majesty's faid Ships of War shall, during their Continuance in the faid Ports, be protected and defended against any Person whatsoever, who shall offer to do them any Violence, or to commit Hostilities against them.

Treaty of Commerce between Great-Britain and the Sultan of the Turks: Wherein the antient Conventions made in the Reigns of Queen Elizabeth, King James, and Charles I. are recited and confirmed; concluded at Adrianople, in September 1675.

Or rather,

A Grant and Confirmation of Privileges then made by the Sultan to the English Nation.

ARTICLE I.

THAT the English Nation and the English Free Navigation Merchants, and all other Nations or Merschips and Goods. Chants that do or shall arrive under the Colours and Protection of England, with their Ships, great and small, Merchandize, Effects, and all their other Goods, shall at all Times sail securely in our Seas, and go and come with all manner of Safety and Freedom, in all Places within the Limits of our Imperial Dominions, in such manner that no Person whatsoever of that Nation, nor his Goods or Esfects, shall receive any Molestation or Impediment from any Person whatsoever.

ARTICLE IV.

All English Ships or Vessels, great or small, may Free Ingress and at all Times come and enter into any Port or Har-Egress for all bour whatsoever of our Dominions, and depart from thence when they please, without being delay'd or hinder'd by any Person whatsoever.

ARTICLE V.

That if any Accident happen to any English English Ships in Ship, great or small, from the Danger of the Sea, cour'd and supor plied.

or any other Necessity, all Ships, as well Imperial as those belonging to private Persons, which shall happen to be near fuch Ship in Diftress, and all other Ships which shall be failing upon the Seas and be near enough to fuccour them, shall be obliged to give them Aid and Affistance; and when they shall be entered into our Ports or Harbours, they may stay there as long as they please, buy all manner of Provisions and other Necessaries for their Money, and take in fresh Water, without any Trouble or Hindrance from any Person whatsoever.

ARTICLE XVII.

Frglijb Shipt not to be molefted. out at Sea.

Our Galleys, Ships, or other Vessels of our Embutkindly treated pire, which shall meet with any English Ships at Sea, shall not do, or give, nor suffer the least Injury or Molestation to be done or given to them; nor ftop them, or take or demand any thing from them, but shall falute them, and they shall shew a reciprocal Kindness to one another, without offering any Affront.

ARTICLE XVIII.

any other Chriftian Nation.

The Erglish to All the particular Privileges and Stipulations, leges granted to which have in time past been granted to the French, the Venetians, or any other Christian Nation whatever, whose King was in Peace and Friendship with the Porte, are hereby given and granted in the fame Manner to the English Nation, to the End that the Tenor of our present Imperial Treaty may at all Times hereafter be observed by all manner of Persons, and that nobody may in any manner pretend, under any Colour whatfoever, to contravene or violate the same.

ARTICLE XXII.

The English to trade freely in and Ammunition.

The English Nation, and all that come under the Turky, and to ex- Colours of England, with their Ships, great or small, port all Goods, may fail, traffick, buy, fell, and live in all Places of our Dominions, and, excepting Fire-Arms, Gun-Powder, and other fuch like Merchandize, may put on board and carry away in their Ships any Goods of our Dominions as they please, without any Trouble or Hindrance of any Person whatever; and their Ships and Vessels may freely come into and fecurely cast Anchor, and trade at all Times in all Places of our Dominions, and there buy Provifions, and all other Things for their Money, without any Contradiction or Hindrance of any Perfon whatfoever.

ARTICLE XXXVI.

The English Merchants, and all others who shall Free Trade to be under the Colours of England, may with all any and Perfis, manner of Security, trade, fell, and buy, through- paying the ordiout all our Dominions, all Sorts of Merchandize, (those only excepted which are prohibited;) and they may likewife go and trade to Muscovy by Sea or Land, or by the way of the River Tanais, or Don, or through Ruffia, and may bring their Merchandize from thence into our Empire: And in like manner they may go to trade in Persia, and return through any Part thereof which we have conquer'd and the Confines of the same, without any Hindrance or Molestation from our Officers, and they shall pay the Customs and other Duties of that Country, and nothing more.

nary Outies only.

ARTICLE XXXVII.

The English Merchants, and all others who shall Free Trade to Abe under the Colours of England, may freely and leppo, &c. on paying the antient fafely traffick and trade in Aleppo, Cairo, Scio, Smyr- Custom. na, and in all Places of our Dominions, paying according to antient Custom Three per Cent. for all their Merchandizes, and no more.

ARTICLE

ARTICLE XLVIII.

Pirates of Tunis to molest or in-

For as much as it is notorious, that certain Piand Algiers not rates of Tunis and Algiers, in Breach of our Imperial jure the English Capitulations, and contrary to our Will and Intenin their Persons tion, do take and carry off by Sea, the Ships, Merchandize, and Men who are the Subjects of the King of England, and of other Kings and States in Alliance with our Supreme Porte, to the great Damage and Prejudice of the faid English Nation; for these Causes we command, and do by these Presents enjoin, that Mandates be iffued and dispatched for the entire and perfect Restitution of all Goods and Merchandize fo taken from the English Nation, and that all the English who have been taken and made Slaves, or imprisoned by the faid Pirates, be forthwith fet at Liberty; and if after the Day of the Date of our prefent Imperial Capitulations, the faid Pirates of Tunis and Algiers shall continue to commit any Robberies or other Outrages upon them, and will not restore their Goods and Men, we forbid the faid Pirates to be received into any Port of our Dominions, and particularly into the Harbours of Tunis, Algiers, Modon, or Coron; and we do expressly forbid our Beglerbeys and other Ministers to permit them to enter therein, or to fuffer them to be there received or entertained; but on the contrary, we command the faid Beglerbeys, Cadys, and, other Ministers, to prosecute, banish, and punish them.

ARTICLE LIV.

Free Importation to Turky and Exhibited.

The English Merchants may freely come to all of all Goods in the Ports of our Dominions to trade, and to import portation of all woollen Cloth, Kerfeys, Spices, Pewter, Lead, but Goods pro- and all other Merchandize, and nobody shall give them any Trouble or Hindrance: They may alfo buy and export all Sorts of Merchandize, except what is prohibited, without Hindrance or Molestation; and after they have paid the Customs conformably to the present Imperial Capitulation and antient Usage, the Commissioners of the Customs and other Officers shall demand nothing more.

ARTICLE LIX.

The Galleys and other Ships of the Imperial Turkish Ships of Navy, failing from the Dominions of the Grand Mar, or those of Signior, and meeting any English Ships at Sea, shall to moleftor fearch not molest or retard them in their Voyage, nor take any English Shipa any thing whatfoever from them, but they shall always shew right good Friendship towards each other, without doing each other the least Damage: and this being accordingly declared in the Imperial Capitulations, the Beys and Captains failing upon the High Seas, and those of Algiers, Tunis, and Tripoli, meeting with English Ships failing from one Port to another, shall not take away any of their Money or Goods, on Pretence that they have Goods of the Enemy on board, nor fearch them on that Account, nor molest or retard them in their Voyage; fo that their Goods shall only be examined at the Entrance of Forts, and in the Harbours where the Searchers belonging to the Customs are used to go on board; and when they are out at Sea, they shall not be liable to any farther Search or Inquiry

Articles of Peace and Commerce between Great-Britain and the Emperor of Fez and Morocco; concluded at Mequinez, January the 14th, 1727-8.

ARTICLE I.

1727-8. HAT all Moors and Jews, Subjects to the Emperor of Morocco, shall be allowed a free Traffick, viz. to buy or fell for thirty Days in the City of Gibraltar, or Island of Minorca, and not to reside in either Place, but to depart with their Effects, without Lett or Molestation, to any Part of the faid Emperor of Morocco's Dominions.

ARTICLE IV.

All British Bub. at Liberty.

That all his Britannick Majesty's Subjects, as Cruizers, to be fet well Passengers as others, taken by any of the Emperor of Fez and Morocco's Cruizers, on board any foreign Ship or Vessel whatever, shall immediately be fet at Liberty, and fent to the City of Gibraltar.

ARTICLE V.

Free Liberty to the City of Gibrallar.

That there be Permission for buying of Provibuy all Necessaries from and all other Necessaries for his Britannick tiff Fleet, or for Majesty's Fleet, or for the City of Gibraltar, at any of the Emperor of Fez and Morocco's Sea Ports at the Market Prices, and the same to be shipped off without paying Customs, as has been extorted lately, contrary to the Treaty of Peace fubfilting.

Articles of Peace and Commerce between Great-Britain and Algiers; ratified, confirmed, and renewed at Algiers, October the 29th, 1716.

ARTICLE I.

THAT the Ships and other Vessels, and the Subjects and People of either Side, shall not Mutual Amity henceforth do to each other any Harm, Offence or and Forbearance from Injuries. Injury, either in Word or Deed, but shall treat each other with all possible Respect and Friendship.

ARTICLE

That from this Time forward for ever, the Island Minorea and Gibof Minorca and City of Gibraltar shall be esteemed puted in all Resin every Respect by the Government and People of peets Part of the Algiers, to be Part of his Britannick Majesty's Do-ons; and the Inminions, and the Inhabitants thereof to be looked habitants entitled to the fame Priupon as his Majesty's natural Subjects, in the same vileges. manner as if they had been born in any other Part of Great-Britain, and they with their Ships and Vestels wearing British Colours, and being furnished with proper Passes, shall be permitted freely to trade and traffick in any Part of the Dominions of Algiers, and shall pass without any Molestation whatfoever, and shall have the same Liberties and Privileges that are stipulated in this, and have been made in all other Treaties in the behalf of the British Nation and Subjects, and therefore none of the Cruizers of Algiers, shall at any Time cruize Algerines net to within Sight of the Ports of the faid Island of Mi-cruize within Sight of either. norca and City of Gibraltar.

ARTICLE III.

That if an English Ship shall receive on board The English to any Passengers and Goods belonging to the King-fons and Goods dom of Algiers, they shall defend them and their of Algerina on Goods fels, N

Goods so far as lieth in their Power, and not deliver them to their Enemies; and the better to prevent any unjust Demands being made upon the Crown of Great-Britain, and to avoid Disputes and Differences that may arise, all Goods and Merchandizes that shall from henceforward be shipped by the Subjects of Algiers on board the Ships or Such Goods to be Vessels of Great-Britain upon Freight, shall be first registred with the registred in the Office of Cancellaria before the they are shipped. British Consul residing in the Port, where they are so shipped, and the Quantity, Quality, and Value thereof shall be expressed; and the Consul is to manifest the same in the Clearance given to the Ship or Vessel before she shall depart; to the End that if any Cause of Complaint should happen hereafter, there may be no greater Claim made on the British Nation, than what by this Method may

ARTICLE IV.

That if any of the Algerine Cruizers shall meet English Ships to eo free with proper Paffes.

be proved just and equitable.

with any British Ships provided with Scollop Passes of either Ships or Settees, that shall fit with those delivered to them by the British Conful, they shall pals free and unmolested.

Articles of Peace and Commerce between Great-Britain and Algiers, concluded at Algiers, October 28, 1703.

ARTICLE HL

L. L. Prizes taken by any of her Majesty of Great-Britain's Subjects, and all Ships and All Prizes and American Ships be- Vessels built and fitted out in any of her Majesty's longing to Eng-land to go iree Plantations in America, that have not been in Engwith Certificates land, shall not be molested in Case of no Pass, but a Certificate in Writing, under the Hand of the

commanding Officer that shall so take Prizes, and a Certificate under the Hands of the Governor of Chief of any of her Majesty's Plantations in America, or where any Ship shall be built or fitted, shall be a sufficient Pass for either of them; and our Faith shall be our Faith, and our Word our Word.

Peace confirmed and additional Articles made with the Government of Algiers, on the 17th of August, 1700.

ARTICLE I.

E the Dey, Bashaw and Aga, Governors of 1700. the City and Kingdom of Algiers, do by Treaty of 1682 these Prefents renew and confirm the Peace we so confirmed. happily enjoy with the King of Great-Britain and his Subjects, made in the Year 1682, in every Part and Article, more particularly that of the 8th, wherein it is expressed, no Ship or Vessel belonging to our Government of Algiers shall cruize hear or in Sight of any of the Roads, Havens or Ports, Algerines not to Towns or Places belonging to the faid King of Places belonging Great-Britain, or any ways diffurb the Peace and to Great-Britis, Commerce of the fame: And in Compliance with channel. the 8th Article of that Treaty, we do fincerely promile and declare, that fuch Orders shall for the future be given to all our Commanders, that under a fevere Penalty, and our utmost Displeasure, they shall not enter into the Channel of England, nor come or cruize in Sight of any Part of his Majesty of Great-Britain's Dominions, any more for the time to come.

ARTICLE II.

English Ships After the last Day of September, 1701, if any without a Pafa, lawful Prize, with Ship of England be seized, not having a Pass, the a Saving as to Goods in that Ship shall be Prize, but the Master, Men, and Ships shall be restored, and the Freight Freight. immediately paid to the faid Master, to the utmost Value, as he should have had if he had gone fafe to the Port whither he was bound.

ARTICLE III.

A special Officer That whereas Captain John Munden has given us English Ships of good Affurance, that he received a great Affront War in the Mould fome Years past from fome of our rude Sailors at our Mould; we do hereby promise, that at all Times whenever any of the King of Great-Britain's Ships of War come to this Place, Order shall be given to an Officer of the Government immediately, who shall attend at the Mould all the Day time during their stay here, to prevent any such Disorder for the future, that no Mifunderstanding may happen between us; and if any fuch Diforder should happen, the Officer of the Mould shall secure the Person or Persons, and they shall be punished with the utmost Severity.

> Articles of Peace and Commerce between Great-Britain and Algiers; ratified and confirmed on the 5th of April, 1686.

ARTICLE J.

Matual Amity and Friendthip.

to protect all

of digiers.

HAT the Ships and other Veffels, Subjects and People on both Sides, shall not from henceforth do to each other any Harm, Offence, or Injury, either in Word or Deed; but they shall treat each other with all possible Respect and Friend-

ship, and that all Demands and Pretensions whatfoever to this Day between both Parties shall cease and be void.

ARTICLE II.

That any of the Ships or other Vessels belonging Free Navigation to the faid King of Great-Britain, or to any of his and Trade for all Majesty's Subjects, may safely come to the Port of giers, paying the Algiers, or to any other Port or Place of that "full Cultoms, Kingdom, there freely to buy and fell, paying the usual Customs of Ten per Cent. as in former Times, for fuch Goods as they fell, and the Goods they fell not, they shall freely carry on board without paying any Duties for the fame; and that they shall freely depart from thence whenfoever they please without any Stop or Hindrance whatfoever: As to Contraband Merchandize, as Powder, Brimstone, Iron, Plank, and all Sorts of Timber fit for building of Ships, Ropes, Pitch, Tar, Fufils, and other Habiliments of War, his faid Majesty's Subjects shall pay no Duty for the same to those of Algiers.

ARTICLE

That all Ships and other Veffels, as well those Free Paffage and belonging to the King of Great-Britain, or to any Ships of both Naof his Majefty's Subjects, as those belonging to tions; and the Kingdom or People of Algiers, shall freely pass Goods on board the Seas, and traffick without any Search, Hin-either to be faie, drance or Molestation from each other; and that all Persons or Passengers, of what Country foever, and all Monies, Goods, Merchandizes and Moveables, to whatfoever People or Nation belonging, being on board any of the faid Ships or Veffels, shall be wholly free, and shall not be stopped. taken or plundered, nor receive any Harm or Damage whatfoever from either Party.

ARTICLE IV.

That the Algiers Ships of War, or other Vessels meeting with any Merchant Ships or Veffels of his faid Majesty's Subjects, not being in any of the Seas appertaining to his Majesty's Dominion, may fend on board one fingle Boat with two Sitters only, besides the ordinary Crew of Rowers; and that no more shall enter such Merchant Ship or Vessel without express Leave from the Commander thereof, but the two Sitters alone; and that upon producing All Ships on both a Pass under the Hand and Seal of his Majesty, or ly on producing whom foever he shall appoint to be Lord High Ad-Passes and Certi-miral, or to execute the Office of Lord High Admiral for England and Ireland, or of the Lord High Admiral for Scotland, for the faid Kingdoms respectively, that the faid Boat shall presently depart, and the Merchant Ship or Vessel shall proceed freely on her Voyage; and any of the Ships of War or other Vessels of his faid Majesty meeting with any Ships or other Vessels of Algiers, if the Commander of any fuch Aigier Ship or Vessel shall produce a Pass sirmed by the chief Governors of Algiers, and a Certificate from the English Conful refiding there, the faid Algier Ship or Vessel shall proceed freely.

Sides to pais tree-

ARTICLE V.

That no Commander or other Person of any Aigerines not to force away or uie any Persons on or Vessel of Algiers, shall take out of any Ship or Vessel of his said Majesty's Subjects any Person hoard an English or Persons whatsoever, to carry them any where to Ship. be examined, or upon any other Pretence; nor shall they use any Torture or Violence to any Perfon of what Nature or Quality foever, being on board any Ship or Vessel of his Majesty's Subjects, upon any Pretence whatfoever.

ARTICLE VII.

That no Ship nor any other Vessel of Algiers shall Algeriar Shipe not have Permission to be delivered up to the Men of sollie or else-Sallee, or to go to Sallee, or to any other Place at where to be used Enmity with the King of Great-Britain, to be made against Great-Use of as Corfairs or Sea Rovers against his faid Majesty's Subjects.

ARTICLE VIII.

That none of the Ships, or other finaller Vessels Algering not to of Algiers, shall remain cruizing near or in Sight of British Ports, Seany of his Majesty's Roads, Laver or Ports, Towns and Places, nor any way distributed Peace and Commerce of the same.

ARTICLE IX.

That if any Ship or Vessel of Tunis, Tripoli, or English Ships, Sallee, or of any other Place dependant on them, brought into Albring any Ships, Vessels, Men or Goods, belonging giers shall not be to any of his said Majesty's Subjects to Algiers or to any other Port or Place in that Kingdom, the Governors there shall not permit them to be fold within the Territories of Algiers.

ARTICLE X.

That if any of the Ships of War of the faid English Ships of King of Great-Britain do come to Algiers, or to any of any Prizes in other Port or Place of that Kingdom with any Algiers, and buy Prize, they may freely fell it, or otherwife to diff-and to pay no pose of it at their own Pleasure, without being mo-Customs. lested by any, and that his Majesty's faid Ships of War shall not be obliged to pay Customs in any Sort, and that if they shall want Provisions, Victuals, or any other Things, they may freely buy them at the Rates in the Market.

ARTICLE XI.

Christian Captives remanded.

That when any of his faid Majesty's Ships of escaping on board War shall appear before Algiers, upon Notice there-War, after No- of given by the English Consul, or by the Comrival, not to be mander of the faid Ships to the chief Governors of Algiers, publick Proclamation shall be immediately made to secure the Christian Captives; and if after that any Christians whatsoever make their Escape on board any of the faid Ships of War, they shall not be required back again, nor shall the said Conful or Commander, or any other of his Majesty's Subjects, be obliged to pay any thing for the faid Christians.

ARTICLE XII.

No Eritifo Sub-Algiers.

That henceforward no Subjects of his Majesty of Slaves or fold in Great-Britain, &c. shall be bought or fold, or made Slaves in any Part of the Kingdom of Algiers, upon any Pretence whatfoever.

ARTICLE XIX.

Passengers being Party, not to be fons or Goods on borrd Enemics Ships.

That no Subject of his faid Majesty, being a Subjects to either Passenger, and coming or going with his Baggage molested in Per- from or to any Port, shall be any way molested or meddled with, although he be on board any Ship or Vessel in Enmity with Algiers: And in like manner no Algerine Paffenger being on board any Ship or Vessel in Enmity with the said King of Great-Britain, shall be in any way molested, whether in his Person or in his Goods which he may have laden on board the faid Ship or Vessel.

ARTICLE XX.

Mutual Salutes into Algiers.

That at all Times when any Ship of War of the on English Ships King of Great-Britain's carrying his said Majesty's Flag at the Maintop-mast-head, shall appear before Aigiers, and come to an Anchor in the Road: That immediately after Notice thereof given by his faid

Maiesty's Consul, or Officer from the Ship, unto the Dev and Government of Algiers, they shall, in Honour to his Majesty, cause a Salute of one and twenty Cannon to be shot from the Castles and Forts of the City, and that the faid Ship shall return the Salute by firing off the fame Number of Canon.

ARTICLE XXI.

This Peace shall be in full Force and Virtue, and This Peace percontinue for ever.

ARTICLE XXII.

That in case it shall happen hereafter that any Violations and thing is done or committed contrary to this Treaty, by the Subjects whether by the Subjects of the one or the other of either, shall Party, the Treaty notwithstanding shall subsist in of the Peace; full Force, and fuch Contraventions shall not oc-but Satisfaction to casion the Breach of this Peace, Friendship and offenders pugood Correspondence; but the Party injured shall nished, amicably demand immediate Satisfaction for the faid Contraventions, before it be lawful to break the Peace; and if the Fault was committed by any private Subjects of either Party, they alone shall be punished as Breakers of the Peace, and Difturbers of the publick Quiet: And our Faith shall be our Faith, and our Word our Word.

Articles of Peace and Commerce between Great-Britain and Algiers; concluded the 5th of March, 1682.

THIS Treaty is in Substance and almost verbatim the same with the above recited Treaty of 1686, excepting that the Words dependant on them, in the 19th Article of the Treaty of 1686,

T682.

are not inferted or contained in the correspondent Article of the Treaty of 1682.

The Form of the Passport referred to in the 4th Article of both Treaties of 1686, and 1682, and which is subjoined to the Treaty of 1682.

The Form of the PERMIT the Ship Paffiport. Paffiporers to pass with her Crew, Passengers, Goods and Merchandizes, without any Lett, Hindrance, Seizure or Molestation, the faid Ship appearing to us by good Testimony to belong to our Subjects (or to the Subjects of the King our Sovereign Lord) and not to a Stranger.

> Given under my Seal (or our Seals) and the Seal of the Office of High Admiral (or of our Office of Admiralty) Day of in the Year of our Lord

To all Persons to whom these Presents may concern.

By the Command of

1672.

The Treaty of Peace, concluded with the Algerines in 1672, as likewise the Articles of Peace and Commerce fettled and concluded with them by Admiral Allen, on the 30th of Ottober 1664, and those concluded by Sir John Lawson in 1662, afterwards ratified by the Grand Signior, are all comprehended in the above recited Treaty of 1686.

1664. 1662. Articles and Clauses of Treaties between Great-Britain and Algiers, reviving or confirming former Treaties.

Articles of Peace and Commerce between Great-Britain and Algiers, agreed on in October 1716.

ARTICLE I.

I T is agreed and concluded, that from this Day Treaties and Arand for ever forwards, the Peace made by Ar-ticles agreed on thur Herbert, Efq; then Admiral of his Majesty's 1703, confirmed. Fleet, and Sir William Soams, Bart. Ambassador to the Grand Signior in the Year 1686, with the additional Articles agreed to with Captain Munden and

Conful Cole, in the Year 1700.

And likewise the surther additional Articles agreed to with George Byng, Esq; then Rear Admiral of the Red Squadron of her Majesty's Fleet, in the Year 1703, be renewed and confirmed: And together with the additional Articles agreed to in this Treaty with Captain Norbury, Captain Eaton, and Thomas Thompson, Esq; his Majesty's Consul at Algiers, be kept inviolably between the King of Great-Britain and the Dey and Governor of Algiers in the West, the Aga, Kahya, and the rest of the Seniors of the Divan, and between all the Dominions and Subjects of either Side.

Articles of Peace and Commerce between Great-Britain and Algiers, made in the Year 1703

ACTICLE I.

Treaties and Ar. T T is agreed and concluded, that from this Day in 1682, 1686, and for ever forwards, the Peace made by Arand 1700, con- thur Herbert, Esq; then Admiral of his Majesty's Fleet in the Mediterranean in the Year 1682, and fince confirmed by Sir William Soams, Bart. Ambassador to the Grand Seignior in the Year 1686, with the additional Articles agreed to with Captain Munden, and Conful Cole, in the Year 1700, be renewed and confirmed (with the further Addition of the Articles agreed to in this Treaty with George Byng, Esq; Rear Admiral of the Red Squadron of her Majesty's Flect) be kept inviolably between the Queen of Great-Britain, and the Dey, Bashaw, Aga, and Governors of the City and Kingdom of Algiers, and between all the Dominions and Subjects of either Side.

> Articles of Peace between Great-Britain and Tripoly; concluded July the 19th, 1716.

ARTICLE I.

1716.

N the first Place, it is agreed and concluded, Perpetual Peace that from this Time forward for ever, there shall be a true and inviolable Peace between the Most Serene King of Great-Britain, and the Most Illustrious Lords and Governors of the City and Kingdom of Tripoly in Barbary, and between all the Dominions and Subjects of either Side; and if the Ships and Subjects of either Party shall happen to meet upon the Seas or elsewhere, they shall not molest

molest each other, but shall shew all possible respect and Friendship.

ARTICLE III.

That all Ships and other Vessels, as well those be- All Ships on both longing to the said King of Great-Britain, or to any ly with all Perof his Majesty's Subjects, as those belonging to the fons and Goods. Kingdom or People of Tripoly, shall freely pass the Seas and traffiek where they please, without any Search, Hindrance or Molestation from each other, and that all Perfons or Passengers, of what Country foever, and all Monies, Goods, Merchandizes and Muveables, to whatfoever People or Nation belonging, being on board any of the faid Ships or Vessels, shall be wholly free, and shall not be stopped, taken or plundered, or receive any Harm or Damage whatfoever from either Party.

ARTICLE IV.

That the Tripoly Ships of War, or any other Vessels thereunto belonging, meeting with any Merchant Ships or other Vessels of the King of Great-Britain's Subjects (not being in any of the Seas appertaining to any of his Majesty's Dominions) may fend on board one fingle Boat with two Sitters, besides the ordinary Crew of Rowers; and no more but the two Sitters to enter any of the faid Merchant Ships, or any other Vessels, without the express Leave of the Commander of every fuch Ship or Vessel, and then, upon producing to them All Ships on both a Pafs under the Hand and Seal of the Lord High Sides to passfree Admiral of England, the faid Boat shall presently by on producing depart, and the Merchant Ship or Ships, Vessel or jor Part of the Crew being Sub-Veffels, shall proceed freely un her or their Voyage; jeds. and altho' the Commander or Commanders of the faid Merchant Ship or Ships, Vessel or Vessels, produce no Pass from the Lord High Admiral of England, yet if the major Part of the Ship or Vessel's Company be Subjects to the faid King of Great-

Britain.

Britain, the said Boat shall presently depart, and the Merchant Ship or Ships, Veffel or Veffels shall proceed freely on her or their Voyage: And any of the faid Ships of War, or other Vessels of his faid Majesty, meeting with any Ship or Ships, Vessel or Vessels belonging to Tripoly, if the Commander or Commanders of any fuch Ship or Ships, Veffel or Vessels, shall produce a Pass signed by the chief Governors of Tripoly, and a Certificate from the English Conful residing there; or if they have no fuch Pass or Certificate, yet if the major Part of their Ship's Company be Turks, Moors, or Slaves belonging to Tripoly, then the faid Tripoly Ship or Ships, Vessel or Vessels, shall proceed freely.

ARTICLE V.

Ships of Tripoly

That no Commander or other Person of any shall not force a- Ship or Vessel of Tripoly shall take out of any Ship lence to any Per- or Vessel of his said Majesty's Subjects, any Person fon on board and or Persons whatsoever, to carry them any where to be examined, or upon any other Pretence; nor shall use any Torture or Violence unto any Person, of what Nation or Quality foever, being on board any Ship or Vessel of his Majesty's Subjects upon any Pretence whatfoever.

ARTICLE VII.

That no Ship or any other Vessel of Tritoly shall No Ships of Tripoly to be carried have Permission to be delivered up, or to go to any to any Enemy of other Place at Enmity with the faid King of Great-Great-Britain. Britain, to be made use of as Corsairs against his faid Majesty's Subjects.

ARTICLE VIII.

British Ships, Men or Goods taken Tripoly.

That if any Ship or Vessel of Tunis, Algiers, Teby an Enemy, tuan or Sallee, or any other Place being at War not to be fold in with the faid King of Great-Britain, bring any Ships or Vessels, Men or Goods belonging to his faid Majesty's Subjects to Tripoly, or to any Port or Place in that Kingdom, the Governors there shall not permit them to be fold within the Territories of Tripoly.

ARTICLE XV.

That no Subject of his faid Majesty being a British Subjects Passenger from or to any Port, shall be any way not to be molected molested or meddled with, although he be on board an Enemy. any Ship or Vessel in Enmity with Tripoly.

ARTICLE XVI.

That if any of the Ships of War of the said British Stips of King of Great-Britain come to Tripoly, or to any War may sell other Port or Place of that Kingdom with any buy Provisions, Prize, they may freely sell it, or otherwise dispose Sec. in Tripoly, of it at their own Pleasure, without being molested Customs. by any; and that his Majesty's said Ships of War shall not be obliged to pay Customs in any Sort; and that if they shall want Provisions, Victuals, or any other Things, they may freely buy them at the current Price.

ARTICLE XVII.

That when any of his Majesty's Ships of War christian Captives shall appear before Tripoly, upon Notice thereof escaping on board given to the English Consul, or by the Commander War, after Notice of the said Ships to the chief Governor of Tripoly, not to be remandable Proclamation shall be immediately made to edifecure the Christian Captives; and if after that any Christians whatsoever make their Escape on board any of the said Ships of War, they shall not be required back again, nor shall the said Consul or Commander, or any other his Majesty's Subjects, be obliged to pay any thing for the said Christians.

ARTICLE XIX.

That at all Times, when any Ship of War of Mutual Salutee the King of Great-Britain, &c. carrying his faid of War coming Majesty's Flag, appears before the said City of into Tripoly.

Tripoly, and comes to anchor in the Road, immediately after Notice thereof given by his faid Majesty's Consul, or Officer from the Ship, unto the Dey and Government of Tripoly, they shall, in Honour to his Majesty, cause a Salute of twentyfeven Cannon to be fired from the Castle and Forts of the City, and that the faid Ship shall return the Salute by firing the fame Number of Cannon.

ARTICLE XX.

British Merchant Ships not to be three Days.

That no Merchant Ship belonging to Great-Bridetained in Tri- tain, or any other Nation under the Protection of goly longer than the British Consul, being in the Port of Tripoly, shall be detained from proceeding to Sea on her Voyage longer than threee Days, under the Pretence of arming out the Ships of War of this Government, or any other whatsoever.

ARTICLE XXIII.

Minoren and Gibons, and the leges.

That whereas the Island of Minorca in the Mediported Part of the terranean Sea, and the City of Gibraltar in Spain, British Domini- have been yieled up and annexed to the Crown of People entitled to Great-Britain, as well by the King of Spain as by the same Privi- all the several Powers of Europe engaged in the late War; now it is hereby agreed and fully concluded, that from this Time forward for ever, the faid Island of Minorca and City of Gibraltar shall be esteemed in every respect by the Governors of Tripely to be Part of his Britannick Majefly's own Dominions, and the Inhabitants thereof to be looked upon as his Majefly's natural Subjects, in the fame manner as if they had been born in any other Part of Great-Britain, and they with their Ships and Vessels, wearing British Colours, shall be permitted freely to trade and traffick in any Part of the Kingdom of Tripoly, and shall pass without any Molestation whatsoever, either on the Seas, or elsewhere, in the fame manner, and with the fame

Freedom and Privileges as have been stipulated in this and all former Treaties in behalf of the *British* Nation and Subjects.

ARTICLE XXIV.

None of the Ships or Vessels belonging to Tri- Ships of Tripoly poly, shall cruize or look for Prizes before or in not to cruize before Sight of the Ports of the Island of Minorca, and Gibraltar, the City of Gibraltar, to disturb or molest the Trade thereof in any manner whatsoever.

ARTICLE XXV.

All and every the Articles in this Treaty shall be Former Treatics inviolably kept and observed between Great-Britain confirmed, and Tripoly, and all other Matters not particularly expressed in this Treaty, and provided for in any former, shall still remain in full force, and shall be esteemed the same as if inserted here.

The Treaty of Peace and Commerce between Great-Britain and Tripoly, concluded May the 1st 1676, which was ratified by another Treaty, made on the 7th of February, 1686; as likewise the Treaty of Peace and Commerce between the said Parties, concluded October the 18th, 1662, are comprehended in the above recited Treaty of 1716.

1676.

1686.

1662.

Articles of Peace between Great-Britain and Tunis; concluded August the 30th, 1716.

ARTICLE I.

TII AT from henceforward a firm Peace for 1716.

ever, free Trade and Commerce, shall be Perpetual Peace and continue between the Subjects of Great-Britain, and free Trade, and the People of the Kingdom of Tunis, and the Dominions thereunto belonging.

O ARTICLE

ARTICLE IL

Freedom of Trade for all Ships of both Parties, cient Duties.

That the Ships of either Party shall have free Liberty to enter into any Port or River belonging paying the ant to the Dominions of either Party, paying the Duties only for what they shall sell, transporting the rest without any Trouble or Molestation, and freely enjoy any other Privileges accustomed; and the late Exaction that hath been upon the lading and unlading of Goods at Goletta and the Marine, shall be reduced to the ancient Customs in those Cases.

ARTICLE

All Ships on both

That there shall be no Seizure of any Ships of Sides to go un- either Party at Sea or in Port, but that they shall quietly pass without any Molestation or Interruption, they displaying their Colours; and for Prevention of all Inconveniences that may happen, the Ships of Tanis are to have a Certificate under the Hand and Seal of the British Conful, that they belong to Tunis; which being produced, the English Ship shall admit two Men to come on board them English Ships to peaceably, to fatisfy them they are English; and although they have Passengers of other Nations on board, they shall be free both they and their Goods.

All Paffengers and Goods in be free.

ARTICLE IV.

Englifo Ships having Men or nis, to defend them.

That if an English Ship shall receive on board Goods on board any Goods or Passengers belonging to the Kingbelonging to Tu- dom of Timis, they shall be bound to defend them and their Goods fo far as lieth in their Power, and not deliver them unto the Enemies; and the better to prevent any unjust Demands being made upon the Crown of Great Britain, and to avoid Disputes and Differences which may arise, all Goods and Gods of Subjects Merchandizes that shall from henceforward be of Tunis slipped on board English thipped by the Subjects of this Government either Ships to be en- in this Port, or any other whatsoever, on board the tered before the Conful, and cer. Ships or Vessels belonging to Great-Britain, shall be

first

tified by him.

first entered in the Office of Chancellaria, before the British Conful residing at the respective Port, expressing the Quantity, Quality and Value of the Goods fo shipped, which the faid Consul is to certify in the Clearance given to the said Ship or Vessel before the departs; to the end that if any Cause of Complaint should happen hereafter, there may be no greater Claim made on the British Nation, than by this Method shall be proved to be just and equitable.

ARTICLE X.

That as the Island of Minorca in the Mediterra-Minorca and Gibnean Sea, and the City of Gibraltar in Spain, have puted Part of the been yielded and annexed to the Crown of Great-British Domini-Britain, as well by the King of Spain, as by all habitants to be the feveral Powers of Europe engaged in the late fame Privileges. War; now it is hereby agreed and fully concluded, that from this Time forward for ever, the faid Island of Minorca and City of Gibraltar shall be efteemed in every respect by the Government of Tumis to be Part of his Britannick Majesty's own Dominions, and the Inhabitants thereof to be looked upon as his Majesty's natural Subjects, in the same manner as if they had been born in any other Part of Great Britain; and they with their Ships and Vessels wearing the British Colours, shall be permitted freely to trade or traffick in any Part of the Kingdom of Tunis, and shall pass without any Molestation whatsoever, either on the Seas or elsewhere, in the fame manner, and with the fame Freedom and Privileges as have been stipulated in this and all former Treaties in behalf of the British Nation and Subjects.

ARTICLE XI.

And the better and more firmly to maintain the good Correspondence and Friendship that hath been so long and happily established between the Crown

of

of Great-Britain and the Government of Tunis, it is hereby agreed and concluded by the Parties beforementioned, that none of the Ships or Vessels belonging to Tunis, or the Dominions thereof, shall be permitted to cruize or look for Prizes of any Nation whatsoever, before or in Sight of the afore-Ships of Tunis faid City of Gibraltar, or any of the Ports of the not to cruize be- Island of Minorca, to hinder or molest any Vessels Force of Gibral- bringing Provisions and Refreshments for his Britannick Majesty's Troops and Garrisons in those Places, or give any Disturbance to the Trade or Commerce thereof; and if any Prize Gall be taken by the Ships or Vessels of Tunis within the Space of ten Miles of the aforefaid Places, she shall be restored without any Dispute.

ARTICLE XII.

Liberty of repair-

That all the Ships of War belonging to either of War on both Party's Dominions, shall have free Liberty to use Sides in all Ports, each other's Ports, for washing, cleaning, and repairing any of their Defects; and to buy and to thip off any Sort of Victuals, alive or dead, or any other Necessaries, at the Price the Natives buy at in the Market, without paying Custom to any Officer: And whereas his Britannick Majesty's Ships of War do frequently affemble and harbour in the Port of Mahon in the Mand of Minorca; if at any British Ships of time they, or his Majesty's Troops in Garrison

War or Troops there, should be in want of Provisions, and should

fend and buy Pro-fend from thence to purchase Supplies in any Part visions at Tunis, of the Dominions belonging to Tunis, they shall be permitted to buy Cattle, alive or dead, and all other Kind of Provision, at the Prices it is fold in the Market, and shall be suffered to carry it off without paying Duty to any Officer, in the same manner as if his Majesty's Ships were themselves in the Port.

ARTICLE

ARTICLE XIII.

That in case any Ships of War belonging to the Englishmen taken Kingdom of Tunis shall take in any of their Ene-board an Enemy mies Ships any Englishmen serving for Wages, they of Tunis, may be are to be made Slaves, but if Merchants or Pal not Merchants or fengers, they are to enjoy their Liberty and Goods Paffengers, free.

ARTICLE XV.

And the better to prevent any Dispute that may Proper Salutes to hercafter arise between the two Parties, about Sa-turned on the Arlutes and publick Ceremonies, it is hereby agreed rival of a British and concluded, that whenever any Flag Officer of Great-Britain shall arrive in the Bay of Tunis, in any of his Majesty's Ships of War, immediately upon Notice given thereof, there shall be five and twenty Cannon fired from the Castles of Goletta, or other the nearest Fortification belonging to Tunis, according to Custom, as a Royal Salute to his Britannick Majesty's Colours, and the same Number shall be returned in Answer thereto by his Majesty's Ships: And it is hereby stipulated and agreed, that all Ceremonies of Honour shall be al- Due Honour to lowed to the British Conful, who refides here, to the British Conful, represent in every respect his Majesty's Person, equal to any other Nation whatfoever; and no other Conful in the Kingdom to be admitted before him in Precedency.

ARTICLE XVIII.

It is moreover agreed, concluded and established, No Duty to be that in case any British Ship or Ships, or any of Ships importing the Subjects of his Majesty of Great-Britain, shall Stores or Provisions to Twist. import at the Port of Tunis, or any other Port of fions to Tunis, this Kingdom, any warlike Stores, as Cannons, Muskets, Pistols, Cannon, Powder or fine Powder, Bullets, Masts, Anchors, Cables, Pitch, Tar, or the like; as also Provisions, viz. Wheat, Barley, Beans, Oats, Oil, or the like; for the faid Kind of

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Merchandize they shall not pay any Sort, of Duty or Custom whatever.

1686. 1674. The several Treaties of Peace and Commerce between *Great-Britain* and *Tunis*, concluded and ratified in the Years 1686, 1674, and 1662, are comprehended in the above recited Treaty of 1716.

A P L A C A R D of Ampliation.

E the Sates General of the United Nether-lands, to all those that shall see these Presents or hear the same read, send Greeting, and do make known, that whereas several Requisitions have been made to us by, and in the Name of several trading Inhabitants of this Country, to have an Elucidation or Interpretation in relation to some Articles contained in our Placard of the 7th of July last past, touching and concerning the Prohibition of the Exportation of some Goods and Merchandizes out of these Countries for abroad:

Therefore, we, in order to fatisfy them, have found good by these Presents to declare;

First, That under the Word of Masts, Yards, Tops, and all Sorts of round Timber, and other fit for the building of Ships, faw'd and unfaw'd, the Exportation whereof is prohibited by us, in our faid Placard, are contained and to be understood green Firr and Norway and other Masts, Stumps for Bowsprits, Yards, Tops and all other round Timber; there are likewise contained among it Milrods for Oars, and fix or eight-square cut Timber, used or fit to be made useful for any of the faid Articles; Knee Timber, crooked Timber, of what Quality of Wood foever, without any Distinction of Length, Thickness and Breadth, Silefia, Hamburgher, We selish, or Rhenish Timber, Wood Blocks of Oak or Beach Wood, either whole or faw'd; as also green Firr and Norway Balks, either intire or cut, above twenty Feet long, and above one Inch and a half thick; all oaken Planks, be it Dantzig Plank, or O 4

the fo called Upper or Low-Land, of what Dimenfion or Thickness foever; likewise all green Firr, or Norway Deal Boards, saw'd either abroad or in these Provinces, longer than twenty Feet, and thicker than 1 Inch without any further.

Secondly, That under the Word of Ropes and Cordage prohibited to be exported by the Placard, are also comprehended bending Ropes, as also Cable Yarn, Rope Yarn, Leach Yarn, Sail Twine and the like.

Thirdly, That under the Word of Iron, prohibited likewise to be exported therein, shall not be comprehended, but be permitted to be exported whole Cast Iron Pots, Kettles, and Hearth Plates (the broken and split ones remain under the Prohibition as well as old Iron) further, it shall be permitted to export Iron Chests, made up Locks, Padlocks; as also small Locks, Snuffers and the like Iron Trisles ready made up; likewise Iron Wire, which is not comprehended under the issued Prohibition.

Fourthly, That under the Copper, which by the faid Placard is forbidden to be exported, is not comprehended the finall made up Copper-Work of fmall Kettles, Chaffing Difhes, Caferuls, Candlefticks, Snuffers, and fuch like other minute Furniniture, nor Copper-Wire.

Fiftbly, That among the prohibited Metal is not comprehended Tutenage.

Further, that the faid Placard shall be thus modified and altered so as it is by these Presents modified and altered, that without receding from the Treaties which have been made between this State and other Powers, and which by the Inhabitants of these Pro-

vinces or State, shall be punctually observed and obeyed, all Exportation by Sea of the prohibited Wares and Goods to the Lands and Dominions of the Allies of this State; as also to those, which in relation to this State are neuter, shall be free and open. provided however that the Shippers of fuch Goods to be fent abroad, shall previously declare to the College of Admiralty of the District from whence the Exportation is to be made, the exact Quantity and Value of those Goods; as also for what Place they are defigned, and then and there give due and fufficient Security to the Satisfaction of the faid College of Admiralty, and to the Amount of treble the Value of the faid Goods, to bring in Certificates, and to prove within a certain Time to be limited by the faid College, that the Goods are arrived at the intended Place, and have been delivered there under Penalty of treble the Value as aforefaid, so that the Security they have given shall not be cleared nor discharged, till after the Exhibition and Acceptation that the Proof has been satisfactory; and that the said Proof shall not be deemed as fuch, if they should pretend or prove that the Ship, in which the Goods are laden was taken by any other Nation, or that the Goods were taken from aboard of the Ship wherein they were laden, unless it is proved at the same Time that the fame Ship failed and continued and was still, at the Time of such Disaster, actually under the Convoy of one or more Ships of War of this State; or in case there was no Opportunity to take the Benefit of fuch a Convoy, that then at least the Original Orders shall be exhibited whereby it appears that fuch Goods were ordered from the Place declared, to be fent thither, and this, if thought necessary upon an Affirmation upon Oath that the faid Orders are fincerc, and the only ones which have relation to the faid Goods, and upon which the fame Goods were fent, and that the faid

Ship and Goods, or the Goods alone, and by itfelf, were taken without any Collusion or Concurrence or Defign; that besides, a Sentence of Confiscation shall be produced and proved that the said Goods were laden here in the Country, on board of a known and unsuspected Vessel, so that it in every respect shall appear that the Shippers, and the Masters of the Ships have been upon their Bona Fide: And to the End that no Abuse may be made of this Concession, nor attempted to elude the good Intention of their High Mightinesses by any sinister Arts, the Shippers and the Masters of Ships that shall be found to have made their Machinations to fend the prohibited Goods to France, shall also be corporally punished, besides and above the Forseit and Penalty of treble the Value, and of the Forfeiture of the Ship, if, and as far as the same

doth belong to the Shipper or Master.

In the like manner, under the fame Precautions as far as applicable, it shall likewise be permitted fo as it is permitted hereby to export the Goods by Land and by the Rivers, if the Colleges of Admiralty judge that there is no fear, that the faid Ships may be intercepted by the way, and thus fall into the Hands of the Enemies, in which case they shall be at Liberty to refuse the Exportation, or unless therein for the bettter Precaution that the Goods shall remain at the Place where they are faid to be defigned for, and not to be fent to other Places where it should not be adviseable, other Cautions and Additions should be required, which the faid Colleges of Admiralty shall have Power to cause to be inserted in the Instructions, which they shall pass in relation thereunto, so as they likewife shall have Liberty to take other Precautions in the return and calling back of the like Goods, which were to be exported when they find that this Country shall have Occasion for them.

And to the End that nobody may pretend any Igno-

Ignorance hereof, we do require and defire the Lords the States, Statholder, commissioned Counfellors and Deputy States of the respective Provinces, and all other Justiciaries and Officers of the faid Country, to cause this our Placard forthwith and every where to be publickly read, published and affixed, where it is needful, and where the like Publications and Affixions are usually made: And we do further charge and command the Counsellors of the Admiralty, Attornies and Commissaries General, as also all Admirals, Vice Admirals, Captains, Officers and Commanders, to obey this our Placard, and cause the same to be obeyed, to proceed and caufe to be proceeded against the Contraveners thereof, without Connivance, Favour, Diffimulation or Composition; for we have judged this to be thus necessary for the Service of the Country.

Thus done and resolved in the Assembly of the High mentioned Lords the States General at the Hague, under the Scal of the State and Signature of the Lord President of our Assembly, and of one of our Griffiers on the 31st of August 1747, was signed E. Tamminga. Underneath stood, by the Ordinance of the High mentioned Lords the States General, signed Jan de la Bassecour. Upon the empty Place the Seal of their High Mightinesses is stampt on a red Waser, covered with a Paper cut square;

St. Gravenhague:

By Jacobus Scheltus, Printer to their High Mightinesses the States General of the United Netberlands, in the Year 1747.

With Privilege.

PLACART.

HE States General of the United Netherlands to all those that shall see these Presents or hear the same read, send greeting, and do make known and certify, that whereas, we in the present Conjuncture of Times, for the Service of these Countries, we have occasion for many Sorts of Ammunition and warlike Materials, as also Provisions for Beasts; and having understood that considerable Quantities thereof are daily carrying out of the Country, whereby we ourselves may happen to be in want of them; therefore it is, in order to provide against the same, we have thought it proper to ordain and command, so as we by these Presents do ordain and command, that from this Time forward, until our further Resolution and Order, it shall not be permitted to export out of this Country abroad the following Sorts of Arms, Ammunition, and other warlike Stores, as also Fodder and Provisions, to wit, Salt-petre, Sulphur, refined or unrefined, Gunpowder, Matches, Cannon, Swivel Guns, Mortars, Carriages, Balls, Bombs, Curcasses, Grenadocs, Muskets, Forkets, Fusils, Piftols, Petards, Salfages, Pitch, Crantzes, Helmets, Caskets, Curasses, Bandeliers, Pouches, whole and half Pikes, Halberts, Swords; and further, all Sorts of Weapons, ferving for the Hand, or firing Instruments, where amongst are comprehended Gun-Barrels and Locks, and what further may be requisite to mount the same; Boots, Saddles, Pistol-Cases, and all what is necessary for the dressing of Horses. Item, Masts, and all Sorts of round Timber, Timber for building of Ships, faw'd or unfaw'd, Sail-Cloth, Hemp, Ropes, Anchors, Pitch, Tar, Lead, Pewter, Iron and Steel ·Filings,

Filings, all Sorts of Copper and Metal, Sea-Coal, as also Hay, Oats, Straw and Horse Beans, all under the Penalty of forfeiting the faid Species which shall be endeavoured to be exported and found out; and moreover, of twice the Value thereof, one third Part for the Informer, one third Part for the Officer that shall seize them, and one third Part for the Publick: Provided however that hereunder are not comprehended nor understood, such of the faid Articles, that may happen to be exported for the Use of the Camps and Armies of this State or her Allies, nor fuch Articles thereof which are exported in their own or hired Ships of the East and West-India Companies of this Country, or to the other Colonies of this State, nor in the licens'd Ships of particular Persons for the Service of the said Colonies or of the Inhabitants of the same, provided they have previously defired and obtained Permission for so doing, from the respective College of Admiralty, under whose District the Exportation is to be made, and have given there sufficient Security, for treble the Value of the Goods, to verify and to prove fatisfactory, within a certain Time, according and in Proportion to the Distance of the Place, to be limited by the College, that the faid Goods are arrived and delivered at the intended Place of their Destination.

And to the End that nobody may pretend Ignorance hereof, we do require and defire the Lords the States, Stadholder, commissioned Counsellors, the deputed States of the respective Provinces, and all other Justiciaries and Officers of the said Country forthwith and without delay, to cause this our Placart to be publickly read, published and affixed every where it is required, and in such Places where it is usual to make such Publication and Affixion: And we do surther charge and command the Counsellors of the respective Admiralties, Attornies General and Commissaries, as also all Generals, Admirals,

mirals, Vice-Admirals, Captains, Officers, and Commanders, to obey and cause to be obeyed this our Placart, to proceed and cause to be proceeded against them that shall act contrary thereunto without Connivance, Favour, Dissimulation or Composition, for we have found it to be necessary for the

Service of the Country and State.

Thus done and refolved in the Assembly of the said and High mentioned Lords the States General in the Hague, under the Seal of the State and the Signature of the Lord President of our Assembly, and of one of our Griffiers on the 7th Day of July 1747. Was signed C. Bentinck. Underneath was written, by the Ordinance of the High mentioned Lords the States General, signed Jen de la Bassecour; and underneath was stampt the Seal of their High Mightinesses on a red Waser, covered with a Paper square cut;

In St. Gravenhague:

By Jacobus Scheltus, Printer in Ordinary to the High and Mighty Lords the States General of the United Netherlands 1747.

With Privilege.

A Copy of a Certificate for a private Ship to annoy the Enemy in Time of War.

GEORGE the Second, by the Grace of God, King of Great-Britain, France, and Ireland, to all People to whom these Presents shall come greeting: Whereas we by our Declaration of the nineteenth Day of October, in the Year of our Lord one thousand seven hundred and thirty-nine, for the Reafons therein contained have declared War against Spain, and whereas we by our Declaration of the twenty-ninth Day of March, in the Year of our Lord one thoufand feven hundred and fortyfour, for the Reasons therein contained have declared War against France. And whereas we by our Commission, under our Great Seal of Great-Britain, bearing Date the eighteenth Day of June following, have willed, required, and authorized our High Admiral of Great-Britain and Ireland, &c. for the Time being, and our Commissioners for executing the Office of our High Admiral of Great-Britain and Ireland, &c. and the Commissioners for executing the faid Office for the Time being, or any three or more of them, to iffue forth, and grant Commissions to any of our loving Subjects or others, whom our High Admiral aforesaid, or our faid Commissioners for executing the faid Office, and the Commissioners for executing the same for the Time being, shall deem fitly qualified in that behalf for the apprehending, feizing and taking the Ships, Veffels and Goods belonging to France and Spain, or the Vasfals and Subjects of the French King, or the King of Spain, or either of them or others, inhabiting within any of their or either of their

their Countries, Territories and Dominions, and fuch other Ships, Veffels and Goods, as are or shall be liable to Confifcation pursuant to the respective Treaties between us and other Princes, States and Potentates, and to bring the fame to Judgment in our High Court of Admiralty of England, or fuch other Court of Admiralty as shall be lawfully authorized in that behalf, for Proceedings and Adjudication and Condemnation to be thereupon had according to the Course of Admiralty and Laws of Nations, and with fuch Clauses to be therein inferted, and in fuch manner as by our faid Commission more at large appeareth. And whereas our faid Commissioners for executing the Office of our High Admiral aforefaid, have thought William Flutton fitly qualified, who hath equipped, furnished and victualled a Ship called the Cumberland, of the Burthen of about five hundred and fifty Tons, whereof he the faid William Hutton is Commander, and whereas he the faid William Hutton hath given fufficient Bail, with Surcties to us in our faid High Court of Admiralty, according to the Effect and Form set down in our Instructions made the said eighteenth Day of June, one thousand seven hundred and forty-four, and in the eighteenth Year of our Reign, a Copy whereof is given to the faid Captain William Hutton. Know ye therefore, that we do by these Presents grant Commissions to, and do licence and authorize the faid William Hutton to fet forth in warlike manner the faid Ship called the Cumberland, under his own Command, and therewith by Force of Arms to apprehend, seize and take the Ships, Veffels and Goods belonging to France and Spain, or the Vassals and Subjects of the French King, or King of Spain, or either of them, or others inhabiting within any of their or either of their Countries, Territories and Dominions, and fuch other Ships, Veffels and Goods as are or shall be liable to Confiscation pursuant to the

the respective Treaties between us and other Princes, States and Potentates, and to bring the same to such Port as shall be most convenient, in order to have them legally adjudged in our faid High Court of Admiralty of England, or before the Judges of fuch other Admiralty Court as shall be lawfully authorized within our Dominions, which being condemned, it shall and may be lawful for the said William Hutton to fell and dispose of such Ships, Veffels and Goods fo adjudged and condemned, in fuch fort and manner as by the Course of Admiralty hath been accustomed, except in such Cases where it is otherwise directed by our faid Instructions: Provided always that the faid William Ilutton keep an exact Journal of his Proceedings, and therein particularly take Notice of all Prizes which shall be taken by him, the Nature of fuch Prizes, the Times and Places of their being taken, and the Values of them as near as he can judge, as also of the Station, Motion and Strength of the Enemies, as well as he or his Mariners can discover by the best Intelligence he can get, and also of whatloever else shall occur unto him or any of his Officers or Mariners, or be discovered or declared unto him or them, or found out by Examination or Conference with any Mariners or Passengers of or in any the Ships or Veffels taken, or by any other Person or Persons, or by any other ways and means whatsoever, touching or concerning the Defigns of the Enemies, or any of their Fleets, Vessels or Parties, and of their Stations, Ports and Places, and of their Intents therein, and of what Merchant Ships or Vessels of the Enemies bound out or home, or to any other Place as he or his Officers or Mariners shall hear of, and of what else material in these Cases may arrive to his or their Knowledge; of all which, he shall from Time to Time, as he shall or may have Opportunity, transmit an Account to our High Admiral of Great-Britain for the Time being,

being, or our faid Commissioners for executing the Office of our High Admiral aforefaid, or the Commissioners for executing that Office for the Time being or their Secretary, and to keep a Correspondence with him or them by all Opportunity that shall present. And further, provided that nothing be done by the faid William Hutton, or any of his Officers, Mariners and Company, contrary to the true Meaning of our aforefaid Instructions, but that the faid Instructions shall be by them, and each, and every of them, as far as they, or any of them are therein concerned in all Particulars well and duly performed and observed. And we pray and defire all Kings, Princes, Potentates, States and Republicks, being our Friends, all Allies and all others to whom it shall appertain to give the faid William Hutton all Aid, Affistance and Succour in their Ports with his faid Ship, Company and Prizes, without doing or suffering to be done to him any Wrong, Trouble, or Hindrance, we offering to do the like when we shall be by them thereunto defired: And we will and require all our Officers what soever to give him Succour and Asfistance, as Occasion shall require. In Witness whereof, we have have caused the Great Seal of our High Court of Admiralty of England to be hereunto affixed. Given at London the twentieth Day of November in the Year of our Lord one thousand seven hundred and forty-feven, and in the twenty-first Year of our Reign.

SAMUEL HILL, Register.

George R.

(L.S.)

Instructions for the Commanders of fuch Merchant Ships and Vessels as may have Letters of Marque, or Commissions for private Men of War against the French King, bis Vallals and Subjects, or others inhabiting within any of his Countries, Territories or Domimions, by Virtue of our Commisfion granted under the Great Seal of Great-Britain, bearing Date the twenty-ninth Day of March 1744. Given at our Court at St. James's the twenty-ninth Day of March 1744, in the seventeenth Year of our Reign.

HAT it shall be lawful for the faid Commanders of Merchant Ships and Vessels authorized by Letters of Marque, or Commissions for private Men of War, to set upon by Force of Arms, and subdue and take the Men of War, Ships, and other Vessels whatsoever; as also the Goods, Monies, and Merchandizes, belonging to the French King, his Vasials and Subjects, and others inhabiting within any of his Countries, Territories or Dominions, and such other Ships, Vessels, and Goods, as are, or shall be liable to Confiscation,

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tion, pursuant to the Treaties between us, and other Princes, States, and Potentates: But so as that no Hostility be committed nor Prizes attacked, seized, or taken, within the Harbours of Princes and States in Amity with us, or in their Rivers or Roads within Shot of their Cannon.

II: That all Ships of what Nation foever carrying any Soldiers, Arms, Powder, Ammunition, or any other Contraband Gnods, to any of the Territories, Lands, Plantations, or Countries of the French King shall be foired as Prince of the French

King, shall be seized as Prizes.

III.

IV.

That the faid Commanders of fuch Merchant Ships and Veffels shall bring such Ships and Goods as they have feized, or shall so seize and take, to fuch Port of this our Realm of England, or some other Port of our Dominions as shall be most convenient for them, in order to have the fame legally adjudged in our High Court of Admiralty of England, or before the Judges of fuch other Admiralty Court, as shall be lawfully authorized within our Dominions: But if such Prize be taken in the Mediterranean, or within the Streights of Gibraltar, then the Captor may, if he doth not think fit to bring the same to some Port of England, or other our Dominions, carry fuch Ship and Goods into the Ports of fuch Princes or States as are in Alliance or Amity with us.

That after such Ship shall be taken and brought into any Port, the Taker or one of his chief Officers, or some other Person present at the Capture, shall be obliged to bring or send, as soon as possible may be, three or sour of the principal of the Company (whereof the Master and the Pilot to be always two) of every Ship so brought into Port, before the Judge of the Admiralty of England, or his Surrogate, or before the Judge of such other Admiralty Court, within our Dominions, as shall be lawfully authorized as aforesaid, or such as shall be

Jawfully commissioned in that behalf, to be sworn and examined upon fuch Interrogatories as shall tend to the Discovery of the Truth, touching the Interest or Property of such Ship or Ships, and of the Goods and Merchandizes found therein: And the Taker shall be further obliged at the Time he produceth the Company to be examined, to bring and deliver into the Hands of the Judge of the Admiralty of England, his Surrogate, or the Judge of fuch other Admiralty Courts within our Dominions, as shall be lawfully authorized, or others commissioned as aforesaid, all such Passes, Sea-Briefs, Charter Parties, Bills of Lading, Cockets, Letters, and other Documents and Writings as shall be delivered up, or found on board any fuch Ship; the faid Taker, or one of his chief Officers, or fome other Person who was present at the Capture, and faw the faid Papers and Writings delivered up or otherwise found on board at the Time of the Capture, making Oath, that the faid Papers and Writings are brought and delivered in, as they were received or taken, without any Fraud, Addition, Subduction or Embezzlement.

That fuch Ships, Goods, and Merchandizes, taken by Virtue of Letters of Marque or Commiffions for private Men of War, shall be kept and preserved, and no Part of them shall be fold; spoiled, wasted or diminished, and that the Bulk thereof shall not be broken before Judgment be given in the High Court of Admiralty of England, or some other Court of Admiralty lawfully authorized in that behalf, that the Ships, Goods and Merchandizes are lawful Prize; and that no Person or Persons taken, or surprized in any Ship or Vessel, as aforesaid, though known to be of the Enemy's Party, shall be in cold Blood killed, maimed, or by Torture or Cruelty inhumanly treated, contrary to the common Usage and just Permission of War;

V.

and whoever shall offend in any of the Premisses,

shall be severely punished.

VI. That the faid Commanders of fuch Merchant Ships or Vessels, who shall obtain the said Letters of Marque or Commissions as aforefaid, for private Men of War, shall not do or attempt any thing against the true Meaning of any Article or Articles. Treaty or Treaties depending between us and any of our Allies, touching the Freedom of Commerce in the Time of War, and the Authority of the Passports, or Certificates under a certain Form in some one of the Articles or Treaties so depending between us and our Allies, as aforcfaid, when produced and shewed by any of the Subjects of our faid Allies, and shall not do or attempt any thing against our loving Subjects or the Subjects of any Prince or State in Amity with us, nor against their Ships, Veslels or Goods, but only against the French King, his Vassals and Subjects, and others inhabiting within his Countries, Territories or Dominions, their Ships, Vessels and Goods, except as before excepted; and against such other Ships, Veffels and Goods, as are or shall be liable to Confiscation.

VII. That all Captains and Commanders of Ships, who have, or shall have Letters of Marque, or Commissions for private Men of War, are hereby required and enjoined to observe earefully and religiously the Terms of the Treaty Marine, between his late Majesty King Charles the Second, and their High Mightinesses the States General of the United Netherlands, concluded at London the first Day of December 1674, Old Style, and confirmed by subfequent Treaties: And they are hereby required to give Security pursuant to the tenth Article of the usoresaid Treaty Marine, for their due Persormance thereof.

VIII. That after Condemnation of any Prize, it shall or may be lawful for the Commanders of such Merchant

chant Ships or Vessels, or the Owners of the same, to keep fuch and fo many Ships, Vessels, Goods and Merchandizes, as shall be condemned to them, for lawful Prize, in their own Possession, to make Sale or dispose thereof in open Market, or otherwife, to their best Advantage, in as ample manner as at any time heretofore has been accustomed in Cases of Letters of Marque, or of just Prizes in Time of War; other than wrought Silks, Bengals and Stuffs mix'd with Silk or Herba, of the Manusacture of Persia, China, or East-India, or Callicoes painted, dyed, printed or stained there, which are to be deposited for Exportation, according to the Directions of an Act made in the eleventh Year of the Reign of the late King William the Third, entitled, An Att for the more effectual employing the Poor by encouraging the Manufastures of this Kingdom; and that it shall be lawful for all manner of Persons, as well our Subjects as others, according to Law, to buy the faid Ships, Veffels, Goods and Merchandizes, so taken and condemned for lawful Prize, without any Damage or Molestation to enfue thereupon to the faid Buyers, or any of them, by reason of the contracting or dealing for the fame.

That if any Ship or Vessel, belonging to us or our Subjects, or to our Allies or their Subjects, shall be found in Distress, by being in Fight, set upon, or taken by the Enemy, or by reason of any other Accident, the Captain, Officers, and Company, who shall have such Letters of Marque or Commissions as aforesaid, shall use their best Endeavours to give Aid and Succour to all such Ship or Ships, and shall, to the utmost of their Power, labour to free the same from the Enemy, or any other Distress.

That our Subjects, and all other Persons whatsoever, who shall either in their own Persons serve, or bear any Charge or Adventure, or in any fort P 4 х.

IX.

further or fet forward the said Adventure, according to these Articles, shall stand and be freed by Virtue of the said Commission; and that no Person be in any wife reputed or challenged for an Offender against our Laws, but shall be freed, under our Protection, of and from all Trouble and Vexation that might in any wife grow thereby, in the same manner as any other our Subjects ought to be by Law, in their aiding and assisting us, either in their own Persons or otherwise, in a lawful War

against our declared Enemies.

That the faid Commanders of fuch Merchant Ships and Vessels, or their Owners or Agents, before the taking out Commissions, shall give Notice in writing, fubscribed with their Hands, to our High Admiral of Great-Britain, for the Time being, or our Commissioners for executing the Office of our High Admiral, or the Commissioners for executing that Office for the time being, or the Lieutenant or Judge of the faid High Court of Admiralty, or his Surrogate, of the Name of their Ship, and of the Tonage and Burthen, and the Names of the Captain, Owners or Setters out of the faid Ship, with the Number of Men, and the Names of the Officers in her, and for what Time they are victualled, and also of their Ordnance, Furniture and Ammunition; to the End the fame may be registred in the faid Court of Admiralty.

That those Commanders of such Merchant Ships and Vessels, who shall have such Letters of Marque, or Commissions as aforesaid, shall hold and keep, and are hereby enjoined to hold and keep a Correspondence, by all Conveniences, and upon all Occasions, from Time to Time, with our High Admiral of Great-Britain for the Time being, or our Commissioners for executing the Office of our High Admiral, or the Commissioners for executing that Office for the Time being, or their Secretary, so as from Time to Time to render and give unto him

XH.

XI.

or them, not only an Account or Intelligence of their Captures or Proceedings, by Virtue of fuch their faid Letters of Marque, or Commissions as aforefaid: but also, of whatsoever else shall occur unto them, or be discovered and declared unto them, or found out by them, by Examination of, or Conference with any Mariners, or Passengers of or in the Ships or Vessels taken, or by any other ways and means whatfoever, touching or concerning the Designs of the Enemy, or any of their Fleets, Ships, Vessels or Parties; and of the Stations, Seas, Ports and Places, and of their Intents therein; and of what Merchant Ships or Vessels of the Enemy, bound out or home, as they shall hear of; and of what else material in these Cases may arrive to heir Knowledge, to the End fuch Course may be thereupon taken, and fuch Orders given, as may be requifite.

That no Commander of a Merchant Ship, or Vessel who shall have a Letter of Marque or Conmission as aforesaid, shall presume (as they will answer it at their Peril) to wear any Jack, Pennant, or any other Ensign or Colour usually borne by our Ships, but that, besides the Colours borne usually by Merchant Ships, they do wear a red Jack, with the Union Jack, described in the Canton, at the upper Corner thereof near the Stass; and that one third Part of the whole Company of every such Ship or Vessel so fitted out as aforesaid, shall be

Landmen.

That fuch Commanders of Merchant Ships, and Vessels who shall obtain such Letters of Marque or Commissions as aforesaid, shall also from Time to Time, upon due Notice being given them, observe all such other Instructions and Orders, as we shall think sit to direct, for the better carrying on of this Service.

That all Persons who shall violate these Instructions, shall be severely punished, and also required хш.

XIV.

XV.

to make full Reparation to Persons injured, contrary to these Instructions, for all Damages they shall sustain by any Capture, Embezzlement, De-

murrage or otherwise.

That before any fuch Letters of Marque, or Commissions, issue under Seal, Bail with Sureties shall be given before the Lieutenant and Judge of our High Court of Admiralty of England, or his Surrogate, in the Sum of three thousand Pounds Sterling, if the Ship carries above one hundred and fifty Men; and if a leffer Number, in the Sum of fifteen hundred Pounds Sterling: Which Bail shall be to the Effect, and in the Form following.

Which Day, Time and Place perfonally appeared

who submitting themselves to the Jurisdiction of the High Court of Admiralty of England, obliged themselves, their Heirs, Executors and Administrators, to our Sovereign Lord the King, in the Sum of Pounds of lawful Money of Great-Britain, to this Effect; that is to fay, that whereas is authorized by Letters of Marque, or a Commisfion for a private Man of War, to arm, equip, and fet forth to Sea the Ship called the Burthen of about Tons; whereof he the goeth Captain, with Men, Ordnance, Ammunition and Victuals, to fet upon by Force of Arms, and to fubdue, feize and take the Men of War, Ships and other Vessels whatfoever, together with the Goods, Monies and Merchandizes, belonging to the French King, or to any of his Valials and Subjects, or others inhabiting within any of his Countries, Territores or Dominions whatfover, and fuch other Ships, Vessels and Goods, as are, or shall be liable to Confiscation, excepting only within the Harbours or Roads within Shot of the Cannon of Princes and States in Amity

with

with his Majesty. And whereas he the faid

has a Copy of certain Instructions approved of, and passed by his Majesty in Council, delivered to him to govern himself therein, as by the Tenor of the faid Commission and of the Instructions thereto relating, more at large appeareth. If therefore nothing be done by the faid or any of his Officers, Mariners or Company, contrary to the true Meaning of the faid Instructions, but that the Commission aforefaid, and the faid Instructions, shall in all Particulars, be well and duly performed and observed as far as they shall the said Ship. Captain and Company, any way concern: And if they or any of them, shall give full Satisfaction for any Damage or Injury which shall be done by them, or any of them, to any of his Majesty's Subjects or Allies, or Neuters, or their Subjects; and also shall duly and truly pay or cause to be paid to his Majesty, or the Customers or Officers appointed to receive the fame for his Majesty, the usual Customs due to his Majesty, of and for all Ships and Goods fo as aforefaid taken and adjudged for Prize: And moreover, if the faid fhall nor take any Ship or Vessel, or any Goods or Merchandizes belonging to the Enemy, or otherwise liable to Confiscation, through Confent, or clandestinely, or by Collusion, by Virtue, Colour or Pretence of his faid Commission; that then this Bail shall be void, and of none Effect; and unless they shall so do, they do all hereby feverally confent, that Execution shall issue forth against them, their Heirs, Executors and Administrators, Goods and Chattels, wherefoever the fame shall be found, to the Value Pounds, before of the faid Sum of mentioned. And, in Testimony of the Truth thereof, they have hereunto subscribed their Names.

By his Majesty's Command,

HOLLES NEWCASTLE.

Extracted from the Registry of the High Court of Admiralty of England.

George R.

(L.S.)

Instructions for the Commanders of Juch Merchant Ships and Veffels as may have Letters of Marque or Commissions for private Men of War against France and Spain, their Vasfals and Subjects, or others inhabiting within any of their Countries, Territories, or Dominions, by Virtue of our Commission granted under the Great Seal of Great-Britain, bearing Date the eighteenth Day of June 1744. Given at Kenfington the eighteenth Day of June 1744, in the eighteenth Year of our Reign.

I.

HAT it shall be lawful for the said Commanders of Merchant Ships and Vessels authorized by Letters of Marque or Commissions for private Men of War, to set upon by Force of Arms, and subdue and take the Men of War, Ships, and other Vessels whatsoever; as also the Goods, Monies and Merchandizes, belonging to France and Spain, their Vassals and Subjects, and others inhabiting within any of their Countries, Territories or Dominions, and such other Ships,

Vessels and Goods, as are, or shall be liable to Confiscation, pursuant to the Treaties between us and other Princes, States and Potentates; but so as that no Hostility be committed, nor Prize attacked, seized, or taken, within the Harbours of Princes and States in Amity with us, or in their Rivers or Roads, within Shot of their Cannon.

H.

That all Ships carrying any Contraband Goods to France and Spain, shall be seized as Prize to his Majesty.

IH.

That no Goods laden in *Dutch* Ships shall be deemed Contraband, other than such as are declared so to be, by the Treaty Marine, concluded between *England* and *Holland* in the Year 1674.

IV.

That all Captains and Commanders of Ships, who have, or shall have Letters of Marque, or Commissions for private Men of War, are hereby required and enjoined to observe carefully and religiously the Terms of the Treaty Marine, between his late Majesty King Charles the Second, and their High Mightinesses the States General of the United Netberlands, concluded at London the first Day of December 1674, Old Style, and confirmed by subsequent Treaties: And they are hereby required to give Security pursuant to the tenth Article of the aforesaid Treaty Marine, for their due Performance thereof.

V.

That all Sorts of Fireworks, and Things thereto belonging, as Cannon, Muskets, Mortars, Petards, Bombs, Grenadoes, Saucisies, Peckransen, Carriages, Rests, Bandaliers, Powder, Match, Saltpetre, Bullets, Pikes, Swords, Head-Pieces, Curiasses, Halberds, Horses, Saddles, Holsters, Beits, Sailwork, Rigging, Cables, Cordage, Masts, Lead, Pitch, Tar, Hemp, together with all other Equipage that ferves for Sea or Land, laden in *Danish* or *Swedish* Ships, or Ships belonging to neutral Countries, and bound to the Enemies Country, are accounted Contraband Goods.

VI.

That the faid Commanders of fuch Merchant Ships and Veffels shall bring such Ships and Goods as they have feized, or shall fo feize and take, to fuch Port of this our Realm of England, or some other Port of our Dominions as shall be most convenient for them, in order to have the fame legally adjudged in our High Court of Admiralty of England, or before the Judges of fuch other Admiralty Court, as shall be lawfully authorized within our Dominions: But if fuch Prize be taken in the Mediterranean, or within the Streights of Gibraltar, then the Captor may, if he doth not think fit to bring the same to some Port of England, or other our Dominions, carry fuch Ship and Goods into the Ports of such Princes or States as are in Alliance or Amity with us.

VII.

That after fuch Ship shall be taken and brought into any Port, the Taker or one of his chief Officers, or some other Person present at the Capture, shall be obliged to bring or send, as soon as possible may be, three or sour of the principal of the Company (whereof the Master and the Pilot to be always two) of every Ship so brought into Port, before the Judge of the Admiralty of England, or his Surrogate, or before the Judge of such other Admiralty Court, within our Dominions as shall be lawfully authorized as aforesaid, or such as shall be lawfully commissioned in that behalf, to be sworn and examined upon such Interrogatories as shall tend

to the Difcovery of the Truth, touching the Interest or Property of fuch Ship or Ships, and of the Goods and Merchandizes found therein: And the Taker shall be further obliged at the Time he produceth the Company to be examined, to bring and deliver into the Hands of the Judge of the Admiralty of England, his Surrogate, or the Judge of fuch other Admiralty Courts within our Dominions, as shall be lawfully authorized, or others commiffioned as aforefaid, all fuch Passes, Sea-Briefs, Charter Parties, Bills of Lading, Cockets, Letters, and other Documents and Writings as shall be delivered up, or found on board any fuch Ship; the faid Taker, or one of his chief Officers, or some other Person who was present at the Capture, and saw the faid Papers and Writings delivered up, or otherwise found on board at the Time of the Capture, making Oath, that the faid Papers and Writings are brought and delivered in, as they were received or taken, without any Fraud, Addition, Subduction, or Embezzlement.

VIII.

That all fuch Ships, Goods and Merchandizes. taken by Virtue of Letters of Marque or Commissions for private Men of War, shall be kept and preserved, and no Part of them shall be fold, spoiled, wasted, or diminished, and that the Bulk thereof shall not be broken before Judgment be given in the High Court of Admiralty of England, or some other Court of Admiralty lawfully authorized in that behalf, that the Ships, Goods and Merchandizes are lawful Prize, or otherwife liable to Confifcation; and that no Perfon or Perfons taken, or furprized in any Ship, or Vessel as aforefaid, though known to be of the Enemy's Party, shall be in cold Blood killed, maimed, or by Torture or Cruelty inhumanly treated, contrary to the common Usage and just Permission of War: And whosoever shall offend fend in any of the Premisses, shall be severely punished.

IX.

That the faid Commanders of fuch Merchant Ships or Vessels, who shall obtain the faid Letters of Marque or Commissions as aforesaid, for private Men of War, shall not do or attempt any thing against the true Meaning of any Article or Articles, Treaty or Treaties, depending between us and any of our Allies, touching the Freedom of Commerce in the Time of War, and the Authority of the Passports, or Certificates under a certain Form in fome one of the Articles or Treaties fo depending between us and our Allies as aforefaid, when produced and shewed by any of the Subjects of our faid Allies, and shall not do or attempt any thing against our loving Subjects, or the Subject of any Prince or State in Amity with us, nor against their Ships, Veffels or Goods, but only against France and Spain, their Vassals and Subjects, and others inhabiting within their Countries, Territories or Dominions, their Ships, Vessels and Goods, except as before excepted, and against such other Ships, Vessels and Goods, as are or shall be liable to Confiscation.

X.

That after Condemnation of any Prize, taken from France or Spain as aforefaid, it shall or may be lawful for the Commanders of such Merchant Ships or Vessels, or the Owners of the same, to keep such and so many Ships, Vessels, Goods and Merchandizes, as shall be condemned to them for lawful Prize, in their own Possession, to make Sale or dispose thereof in open Market, or otherwise, to their best Advantage, in as ample manner as at any time heretofore has been accustomed in Cases of Letters of Marque, or of just Prizes in Time of War; other than wrought Silks, Bengals, and

Stuffs mixed with Silk or Herba, of the Mantifacture of Persia, China, or East-India, or Callicoes painted, thyed, printed or stained there, which are to be depolited for Exportation, according to the Directions of an Act made in the eleventh Year of the Reign of the late King William the Third, entitled, An Act for the more effectually employing the Poor, by encouraging the Manufactures of this Kingdom: And that it shall be lawful for all manner of Persons, as well our Subjects as others, according to Law, to buy the faid Ships, Vessels, Goods and Merchandizes, fo taken and condemned for lawful Prize, without any Damage or Molestation to ensue thereupon to the said Buyers, or any of them, by reason of the contracting or dealing for the same.

XI.

That if any Ship or Vessel belonging to us, or our Subjects, or to our Allies or their Subjects, shall be found in Distress, by being in Fight, set upon, or taken by the Enemy, or by reason of any other Accident, the Commander, Officers and Company, who shall have such Letters of Marque or Commissions as aforesaid, shall use their best Endeavours to give Aid and Succour to all such Ship or Ships, and shall to the utmost of their Power, labour to free the same from the Enemy, or any other Distress.

XII.

That our Subjects; and all other Perfons whatfoever, who shall either in their own Perfons serve,
or bear any Charge or Adventure, or in any Sort
surther or fet forward the faid Adventure, according
to these Articles, shall stand and be freed by Virtue
of the said Commission; and that no Person be in
any wife reputed or challenged for an Offender against our Laws, but shall be freed under our Protection.

tection, of and from all Trouble and Vexation that might, in any wife grow thereby, in the same manner as any other our Subjects ought to be by Law, in their aiding and assisting us, either in their own Persons, or otherwise in a lawful War against our declared Enemies.

XIII.

That the faid Commanders of fuch Merchant Ships and Vessels, or their Owners or Agents, before the taking out Commissions, shall give Notice in writing, fubscribed with their Hands, to our High Admiral of Great-Britain for the Time being, or our Commissioners for executing the Office of our High Admiral, or the Commissioners for executing that Office for the Time being, or the Lieutenant or Judge of the faid High Court of Admiralty, or his Surrogate, of the Name of their Ship, and of the Tonnage and Burthen, and the Names of the Captains, Owners or Setters out of the faid Ship, with the Number of Men, and the Names of the Officers in her, and for what Time they are victualled, and also of their Ordnance, Furniture and Ammunition; to the End the fame may be registred in the said Court of Admiralty.

XIV.

That those Commanders of such Merchant Ships and Vessels, who shall have such Letters of Marque or Commissions as aforesaid, shall hold and keep, and are hereby enjoined to hold and keep a Correspondence by all Conveniences, and upon all Occasions, from Time to Time, with our High Admiral of Great-Britain for the Time being, or our Commissioners for executing the Office of our High Admiral, or the Commissioners for executing that Office for the Time being, or their Secretary, so as from Time to Time to render and give unto him or them, not only an Account or Intelligence of their Cap-

Captures or Proceedings, by Virtue of such their Letters of Marque or Commissions as aforesaid, but alfo, of whatfoever else shall occur unto them, or be discovered and declated unto them, or found out by them, by Examination of, or Conference with any Mariners, or Passengers of or in the Ships or Vessels taken, or by any other ways and means whatfoever, touching or concerning the Designs of the Enemies, or any of their Fleets, Ships, Vessels or Parties, and of the Stations, Seas, Ports and Places, and of their Intents therein, and of what Merchant Ships or Vessels of the Enemies bound out or home, as they shall hear of; and of what else material in these Cases may arrive to their Knowledge, to the End fuch Course may be thereupon taken, and fuch Orders given as may be requisite.

XV.

That no Commander of a Merchant Ship, or Vessel, who shall have a Letter of Marque or Commission as aforesaid, shall presume, as they will answer it at their Peril, to wear any Jack, Pendant, or any other Ensign or Colour usually born by our Ships, but that, besides the Colours born usually by Merchant Ships, they do wear a red Jack with the Union Jack, described in the Canton at the upper Corner thereof near the Staff; and that one third Part of the whole Company of every such Ship or Vessel so sitted out as aforesaid, shall be Landmen.

XVI.

That such Commanders of Merchants Ships and Vessels, who shall obtain such Letters of Marque or Commissions as aforesaid, shall also from Time to Time, upon due Notice being given them, observe all such other Instructions and Orders as we shall think fir to direct for the better carrying on of this Service.

XVII.

XVII.

That all Persons who shall violate these Instructions, shall be severely punished, and also required to make sull Reparation to Persons injured, contrary to these Instructions, for all Damages they shall sustain by any Capture, Embezzlement, Demurrage or otherwise.

XVIII.

That before any such Letter of Marque or Commission issue under Seal, Bail with Soreties shall be given before the Lieutenant and Judge of our High Court of Admiralty of England, or his Surrogate, in the Sum of three thousand Pounds Sterling, if the Ship carries above one hundred and fifty Men, and if a lesser Number, in the Sum of fisteen hundred Pounds Sterling: Which Bail shall be to the Effect, and in the Form following.

Which Day, Time and Place, perfonally appeared

who fubmitting themselves to the Jurisdiction of the High Court of Admiralty of England, obliged themselves, their Heirs, Executors and Administrators, to our Sovereign Lord the King, in the Sum of Pounds, of lawful Money of Great-Britain, to this Effect; that is to fay, that whereas is authorized by Letters of Marque, or a Commission for a private Man of War, to arm, equip, and fer forth to Sea, the Ship called the the Burthen of about Tons; whereof he the faid goeth Captain, with Men, Ordnance, Ammunition and Victuals, to fet upon by Force of Arms, and to fubdue, feize and take the Men of War, Ships and other Vessels whatfoever, together with the Goods, Monies and Merchan-

chandizes, belonging to France and Spain, or to any of their Vassals and Subjects, or others inhabiting within any of their Countries, Territories or Dominions whatfoever, and fuch other Ships, Veffels and Goods, as are or shall be liable to Confiscation, excepting only within the Harbours or Roads, within Shot of the Cannon of Princes and States in Amity with his Majesty. And whereas, he the faid has a Copy of certain Instructions, approved of, and passed by his Majesty in Council, delivered to him to govern himself therein, as by the Tenor of the said Commission, and of the Instructions thereto relating, more at large appeareth. If therefore, nothing be done by the faid or any of his Officers, Mariners or Company, contrary to the true Meaning of the faid Instructions, but that the Commission aforesaid, and the said Instructions shall, in all Particulars, be well and duly performed and observed, as far as they shall the said Ship, Captain and Company any way concern: And if they or any of them, shall give full Satisfaction for any Damage or Injury which shall be done by them, or any one of them, to any of his Majesty's Subjects or Allies, or Neuters, or their Subjects; and also shall duly and truly pay or cause to be paid to his Majesty, or the Customers or Officers appointed to receive the same for his Majesty, the usual Customs due to his Majesty, of and for all Ships and Goods, fo as aforesaid taken and adjudged for Prize: And moreover, the faid shall not take any Ship or Vessel, or any Goods or Merchandizes, belonging to the Enemies, or otherwise liable to Confiscation, through Consent or clandestinely, or by Collusion, by Virtue, Colour or Pretence of his faid Commission; that then this Bail shall be void and of none Effect; and unless they Q 3 thall

shall so do, they do all hereby severally consent, that Execution shall issue forth against them, their Heirs, Executors and Administrators, Goods and Chattels, wheresoever the same shall be found, to the Value of the said Sum of

Pounds before mentioned. And in Testimony of the Truth thereof, they have hereunto subscribed their Names.

By His Majesty's Command,
HOLLES NEWCASTLE.

George R.

(L.S.)

Additional Instructions to such Merchant Ships and Vessels as have, or may have Letters of Marque, or Commissions for private Men of War, against France and Spain, their Vassals and Subjects, or others inhabiting within any of their Countries, Territories, or Dominions, by Virtue of our Commission granted under the Great Seal of Great-Britain, bearing Date the eighteenth Day of June 1744. Given at our Court at St. James's the 27th Day of December 1744, in the eighteenth Year of our Reign.

I.

THAT all Captains or commanding Officers of Privateers, do send an Account of, and deliver over what Prisoners shall be taken on board any Prizes, to the Commissioners appointed for the Exchange of Prisoners of War, or the Persons appointed in the Sea Port Towns, to take Charge of Prisoners; and that such Prisoners be subject only to the Orders, Regulations and Directions of the said Commissioners; and that no Commander or other Officer of any Man of War, or private Ship of War, do presume upon any Pretence whatsoever to ransom any French or Spanish Prisoners.

H.

That no Commander of any Man of War, or Privateer, shall ransom any Ship taken as Prize, when Q4 fuch

fuch Ship may conveniently be brought into fome Port of his Majesty's Dominions; and in case any Ship, taken as Prize, shall be ransomed, the Reasons for fo doing, and the Condition of such Ransom shall be transmitted to the Judge of the Admiralty, and preparatory Examinations upon the standing Interrogatories shall be taken as in all Cases of Prize, and a Condemnation of fuch Ranfom shall be had, according to the antient Course and Practice of the Admiralty; and in cafe any Commander of any Privateer or Merchant Ship, having a Letter of Marque, shall act contrary to their several Instructions, such Commander shall forseit his Commission to all Intents and Purposes, and shall, together with his Bail, be proceeded against according to Law, and be condemned in Costs and Damages.

III.

That all Commanders of Privateers or Merchant Ships, that shall have Letters of Marque, shall by every Opportunity send exact Copies of their Journals to the Secretary of the Admiralty, and proceed to the Condemnation of their Prizes as soon as may be, and without any Delay.

By His Majesty's Command,

HARRINGTON.

George R.

(L.S,)

An additional Instruction to all Ships of War and Privateers, that have, or may have Letters of Marque against France and Spain, their Vassals or Subjects, or others inhabiting within any of their Countries, Territories or Dominions. Given at our Court at St. James's, the 30th Day of March 1747, in the twentieth Year of our Reign.

HEREAS by all our Instructions to our Men of War, and to the Commanders of fuch Merchant Ships and Veffels as have obtained Letters of Marque, or Commissions for private Men of War, against France and Spain; it has been our Royal Will and Pleafure to command, and we have strictly commanded and enjoined the feveral Commanders of Men of War and Privateers, not to attempt any thing against the Subjects of any Prince or State in Amity with us, nor against their Ships, Vessels, Goods or Merchandize, but only to take, seize, or destroy the Ships, Vessels, Goods or Merchandize belonging to France and Spain, their Vassals and Subjects: And whereas we have had proper Informations, by which it appears that our aforefaid Instructions and Commands have not been duly obeyed; and that, notwithstanding the same, great Irregularities and unjustifiable Violences have been committed by our Privateers, particularly upon the Subjects of the Sultan of the Ottoman Empire, by feizing in a hostile and violent Manner their

their Goods and Effects, and misusing their Perfons. For the avoiding for the future such Violations of our Instructions and Commands, we strictly charge and enjoin all Ships of War, that they do not, upon any Pretence, molest, detain, or imprison the Persons of any of the Subjects of the Ottoman Empire, nor feize, or detain as Prize, their Ships or Effects in the Levant Seas, or any other Part of the Ocean, where a proper, regular, and free Trade shall be carried on, under Pain of our highest Displeasure, and such Punishment as by Law may be inflicted. And for the more exact and regular proceeding in the Premisses, we hereby order and direct, that no Effects or Merchandizes, taken on board any Enemy's Ship, which shall be claimed by any Subjects of the Grand Signior's, as being their Property, shall be proceeded against for Condemnation in any other Court but the High Court of Admiralty of England, nor in that Court until Notice be first given of the said Proceeding to the Turkey Company, to the End that Care may be taken that a proper and legal Defence may be made on behalf of the Claimants, Subjects of the Grand Signior.

SAMUEL HILL, Register.

FORM

FORM of a Protest from the Capture of a Ship as Prize.

Y this public Instrument of Protest, be it known and manifest to all People, That on in the Year of our Day of before me A. B. Notary Publick, refiding in the Town and Borough of in the Kingdom of the County of Great Britain, by lawful Authority, admitted and fworn personally, appeared C. D. Master and Commander of the Good Ship or Veffel called the in the Kingdom of of the Burthen of Tons or thereabouts, now riding in the Downs, or lying at Anchor in the Port of upon his Faith and Honesty solemnly declared, and for Truth affirmed, and witneffed as followeth (that ' is to fay) that the faid Ship did on the Day of Instant, N. S. fet fail from Hamburgh, bound laden with, (speto cifying the Cargo) for neutral Account; and Yesterday being arrived between Dover and Dungeness on the English Coast, and being under fail for her intended Port, she fell in with an English Privateer, called Commander, who having taken from this Attestant his Documents and Papers of all Kinds, feized the faid Ship, and brought her this Day into the Downs, where he still detains or into the Port of her, and hath caused this Attestant, bis Mate and Boatswain to be brought on Shore and examined before Commissioners there: And the faid Attestant also declared that the faid Ship was at the Time of

the faid Capture in good State and Condition, well fitted and provided for the Peformance of her in-

tended

tended Voyage, and was, and is prevented proceeding therein, only by the Capture and Detention of her, by the faid Privateer as aforefaid, and by no other Cause whatsoever. By reason of all which Premises, the said Master doth by these Presents make and enter his Protest in due Form against the faid Privateer the her Owners, Captain and Mariners, and all others whom it doth or may concern, of and for all Losses, Costs, Charges, Damages and Delays whatfoever to the faid Ship or Lading, her Owners or Freighters, already suffered and sustained, or hereaster to be susfered and fustained by means of her being seized and detained by the faid Privateer as aforefaid: To be all allowed and recovered in Time and Place convenient, and these Presents to serve and avail for that Purpose as Occasion shall be or required. Thus was this done and protested in faid, in the Presence of I. K. and L. M. Witnesses thereto requested. In Testimony of the Truth whereof, he the faid Attestant, and they the faid Witnesses have subscribed their Names in the Regiftry, or Office of me the faid Notary; and I the faid Notary have hereunto fet my Hand and affixed my Seal of Office of a Notary, the Day and Year first above written.

A. B. Notary Publick, at

114.

(S.)

Right or Property (Prizes taken from the Enemy in Time of War belong) to be first administred before any Distribution can be made.

Standing Interrogatories to be administred on behalf of our Sovereign Lord George the Second, by the Grace of God of Great-Britain. France and Ireland, King Defender of the Faith in his Office of Admiralty to the respective Masters and some of the Mariners and others of the Crew, of all and fingular the Ships and Vessels, Goods and Merchandizes seized, or which shall hereafter be feized in the or the Districts thereof, or taken or seized, or which shall bereafter be taken and seized, by any private Man of War, by Virtue of Letters of Marque or Commission of War, or without any Commission; and also of all and singular Ships and Vellels what soever recovered from the Enemies of our faid Sovereign Lord the King, by any of his Majesty's Ships of War or otherwise. and brought into any Port of the aforesaid Isle or the Districts thereof, or such other Person or Persons from whom the Truth may properly be discovered, relating to the Property of fuch Ships and Vessels, Goods and Merchandizes seized, or which shall hereafter be seized as aforesaid, follow; to wit,

First, LET the Witnesses be asked, Where was you born, and where have you lived for these seven Years last past? and where do you now live?

live? and how long have you lived in the Place where you now dwell? Are you a Subject to the Crown of Great-Britain, or to what Prince or State are you a Subject? and let the Witnesses be asked jointly and severally, and as above.

II.

Item, Let the Witnesses be asked, when and by whom was the Ship and Lading, Goods and Merchandizes, concerning which you are now examined taken and seized, and into what Port were the same carried? Was there any Resistance made or Guns fired against Ship or Persons who seized and took the same? and what, or how many, and by whom? And let the Witnesses be asked jointly and severally, and as above.

III.

Item, Let the Witnesses be asked, was you prefent at the Time of the taking and seizing the Ship and her. Lading, or any Goods and Merchandizes, concerning which you are now examined? or how, and when was you first made acquainted therewith? was the said Ship and Goods taken by a Man of War or a private Man of War? and to whom did such Man of War or private Man of War belong? had they any Commission to act as such, and from whom? and by whom and what particular Ship, or by whom was or were the said Ship, Goods and Merchandizes, seized and taken? and let the Witnesses be asked jointly and severally, and as above.

IV.

Item, Let the Witnesses be asked, upon what Pretence was the said Ship and Lading seized and taken? to what Port or Place was she afterwards carried? has she ever been condemned? upon what Account or for what Reason has she been condemned? and by whom and by what Authority was she so condemned? and let the Witnesses be asked jointly and severally, and as above.

Itema

V.

Item, Let the Witnesses be asked, who by Name was the Master of the Ship or Vessel, concerning which you are now examined, at the Time she was taken and seized? how long have you known the said Master? who first appointed him to be Master of the said Ship, and where did he take Possession thereof, and who by Name delivered the same to him? where is the said Master's fixed Place of Habitation, with his Wise and Family, and how long has he lived there? what Countryman is he by Birth, and to what Prince or State subject? and let the Witnesses be asked jointly and severally, and as above.

VI.

Item, Let the Witnesses be asked, what Number of Mariners belonged to the Ship or Vessel at the Time she was taken and seized? what Countrymen are they, and where did they all come on board? had you the Witness, or any of the Officers or Company of Mariners belonging to the said Ship or Vessel, any Patt, Share or Interest in the said Ship or her Lading, or in any of the Goods, concerning which you are now examined? and what in particular, and the Value thereof at the Time the said Ship was so taken, or the said Goods so seized? and let the Witnesses be asked jointly and severally, and as above.

VII.

Item, Let the Witnesses be asked, did you belong to the Ship or Vessel, concerning which you are now examined at the Time she was taken and seized? how long had you known her; when and where did you first see her? of what Burthen is she, and of what Country building? what was her Name, and how long had she been so called? do you know of any other Names she was called by, and what were such Names as you know or have heard? and

let the Witnesses be asked jointly and severally, and as above.

VIII.

Item, Let the Witnesses be asked, to what Ports and Places was the faid Ship or Veffel, concerning which you are now examined, bound or intended to proceed the Voyage wherein she was taken and seized? To and from what Ports and Places did she fail the faid Voyage before she was taken and seized? Where did the Voyage begin, and where was the Voyage to have ended? What Sort of Lading did The carry at the Time of her first fetting out on the faid Voyage? And what particular Sort of Lading and Goods had the on board at the Time the was fo taken and feized? Was the faid Ship or Veffel at the Time she was so taken and seized proceeding or intended to proceed upon a lawful, and what particular Trade? Had she at that Time any and what Prohibited Goods on board her? And let the Witnesses be asked jointly and severally, and as above.

IX.

Item, Let the Witnesses be asked, who were the Owners of the Ship or Vessel, concerning which you are now examined, at the Time she was taken and seized? How do you know that they were Owners of the said Ship at that Time? What Nation are they by birth, and whese do they live with their Wives and Families? To what Prince or State are they subject? And let the Witnesses be asked jointly and severally, and as above.

X.

Item, Let the Witnesses be asked, was there any Bill of Sale made to the Owners of the said Ship? In what Month or Year, and where, and before what Witnesses was the same made? And when did you the Witness last see it, and what is become

thereof? And let the Witnesses be asked jointly and severally, and as above.

XI.

Item, Let the Witnesses be asked, in what Port or Place was the Lading which was on board the Ship, at the Time she was taken and seized, first put on board the faid Ship? in what Month and Year, and Quantities, and Particulars thereof? Were the same laden and put on board the said Ship, in one Port and at one Time, or in feveral Ports and Places, and how many by Name, and at how many feveral Times, and what Particulars, and what Quantity at each Port? Who by Name were the feveral Laders or Owners thereof, and what Countrymen are they? where do they now live and carry on their Trade or Business, and of what Religion are they? Where were the faid Goods to be delivered, and for whose Account, and to whom by name did they then really belong, and for whom defigned, and for what particular Purposes? And let the Witnesses be asked jointly and severally, and as above.

·XII.

Item, Let the Witnesses be asked, how many Bills of Lading were signed for the Goods seized on board the said Ship? Were the same colourable, and were any Bills of Lading signed which were of a different Tenor with those which were on board the said Ship at the Time she was taken and seized, and what were the Contents of such other Bills of Lading, and what are become thereof? And let the Witnesses be asked jointly and severally, and as above.

XIII.

Item, Let the Witnesses be asked, what Bills of Lading, Invoices, Letters, or any Instruments, or Writing, or Papers, have you to prove the Property in the Ship and Goods, concerning which you are

now examined? Produce the same, and set forth the particular Times when, and in what Manner, and upon what Account, and for what Consideration, you became pussessed thereof? And let the Witnesses be asked jointly and severally, and as above.

XIV.

Item, Let the Witnesses be asked, in what particular Port or Place, and what Degree of Latitude, was or were the Ship and Goods, concerning which you are now examined, taken and seized? At what Time, and upon what Day of the Month, and in what Year, was or were the said Ship and Goods so taken and seized? And let the Witnesses be asked jointly and severally, and as above.

XV

Item, Let the Witnesses be asked, was there any and what particular Charter-Party signed for the Voyage or intended Voyage, wherein the Ship, concerning which you are now examined, was taken and seized? What is become therens? When and between whom were the same made? What were the Contents thereos? And let the Witnesses be asked jointly and severally, and as above.

XVI.

Item, Let the Witnesses be asked, what particular Papers, Bills of Lading, Letters, or other Writings, were on board the faid Ship at the Time of the seizing of the said Ship, and what is become thereof? And let the Witnesses be asked jointly and severally, and as above.

XVII.

Item, Let the Witnesses be asked, what Loss or Damage have you sustained, by reason of the seizing and taking of the said Ship, Goods, and Merchandizes, concerning which you are now examined?

To what Value does such Loss or Damage amount? And how, and after what Manner, do you compute such your Loss and Damage? Have you received or do you expect to receive any, and what Satissaction, for such Loss and Damage which you have sustained? And when and from whom did you receive, or do you expect to receive, the same? And let the Witnesses be asked jointly and severally, and as above.

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SUPPLEMENT.

FRANCE.

N the Treaty of Navigation and Com-Queen Anne: merce concluded at Utrecht, March 31, Lewis XIV. O. S. 1713, p. 1, & feqq. add the following Articles:

ARTICLE II.

That the Commerce and Friendship between the Six Months Subjects of the abovesaid Parties may be hereafter allowed to the fecure, and free from all Trouble and Molestation, Subjects of it is agreed and concluded, that if at any Time any Majesties, to ill Understanding, and Breach of Friendship, or withdraw Rupture, should happen between their said Maje-their Persons sties (which God forbid); in such case, the Term and Effects of Six Months shall be allowed, after the said Rup-after a Rup, ture, to the Subjects and Inhabitants, on each Part, residing in the Dominions of the other; in which Term, they themselves may retire, together with their Families, Goods, Merchandizes, and Effects, and earry them whitherfoever they shall please: As likewise at the same Time, the selling and disposing of their Goods, both moveable and immoveable, shall be allowed freely, and without any Disturbance; and during the faid Term, they shall not be detained by any Arrests, of their Persons, Effects, Goods, or Merchandizes. And further, the Subjects on each Side shall have and enjoy good and speedy Justice, so that they may avail themselves of it, in order to withdraw, within the faid Space of Six Months, their Goods and Effects, intrusted as well to the Publick, as to private Persons.

ARTICLE

ARTICLE VIII.

Subjects of either Porty to eniov all the Privileges of the most favoured Na tions, in the the other.

It is established as a general Rule, that all and fingular the Subjects of their faich Majesties, shall use and enjoy respectively, in all Countries and Places subject to their Power, the same Privileges, Liberties, and Immunities, without any Excep-Dominions of tion, as fully as the most savoured Nation now doth, or hereafter shall, use and enjoy, in respect to any Rights, Duties, or Impolitions, relating to Persons, Merchandise, Effects, Ships, Freight, Seamen, Navigation, and Trade; and that they shall have the same Degree of Favour in all Affairs. as well in those transacted in Courts of Justice, as in those which concern Commerce, or any other Rights.

ARTICLE XXXIII.

The Remains of Ship. wrecks, and their Lading, shall be resto red to the Proprietors.

In Case that either Ships of War, or Merchant-Ships, forced by Storms, or other Misfortunes, on Rocks or Shelves, on the Coasts of the one or the other Party, should there be broken to Pieces and shipwrecked; whatsoever is saved of such Ships, their Apparel, Effects, Merchandise, or the Produce thereof if fold, shall be faithfully restored to the Proprietors, Reclaimers, or their Factors, paying only the Expences of preserving the same, as it shall have been settled on both Sides, in respect to the Rights of Salvage, saving also the Rights and Customs of each Nation; and both their Majesties shall interpose their Authority, that fuch of the Subjects may be severely punished, who in the like Accidents shall be found guilty of Inhumanity.

Severe Punishment to be inflicted on those who are guilty of Inhumanity.

> N. B. This Treaty of Commerce does not appear to have been renewed by the Treaty of Aix la Chapelle in 1748.

In the Forms of the Passports, &c. here only in English, as well as the Form of the Act containing the Oath, and the Form of the Certificates, from p. 12. to p. 15. add the French and Latin, from the original, as follows.

Formulaire des Passeports et Lettres, qui se doivent donner dans l'amirauté de France aux navires & barques qui en sortiront, suivant l'article 21. du present traité.

LOUIS Comte de Thoulouse Amiral de France, à tous ceux qui ces presentes lettres verront, salut. Scavoir faifuns, que nous avons donné congé & permission à maitre &z conducteur du navire nommé de la ville de tonneux ou environ, du port de étant de present au port & havre de aller à chargé de après que visitation aura été faite de son navire, avant que de partir, fera ferment devant les officiers, qui exercent la jurisdiction des causes maritimes, comme le dit vaisseau appartient à un ou plusieurs des sujets de sa majesté, dont il sera mis acte au bas des presentes; comme aussi de garder & faire garder, par ceux de son equipage, les ordonnances & reglemens de la marine, & mettre au greffe le rôle, signé & verifié, contenant les noms & surnoms, la naiffance & demeure des hommes de son equipage, & de tous ceux qui s'embarqueront, lequel il ne pourra embarquer sans le sçû & permission des officiers de la marine; & en chacun port ou havre ou il entrera avec son navire, sera apparoir aux officiers & juges de la marine du present congé, & leur sera sidele rapport de ce, qui fera fait & passé durant son voyage, & portera les pavillons, armes & enseignes du Roy, & les nôtres, durant son voyage. En remoin de quoi nous avons fait apposer nôtre seing, R 4

& le séel de nos armes à ces présentes, & icelles fait contresigner par nôtre secretaire de la marine à jour de mille sept cent Signé Louis Comte de Tholouse——& plus bas par

Formulaire de l' Acte contenant le Serment:

Nous de l'amirauté de maitre du navire, nommé an passeport cidessus, a prêté le serment mentionné en icelui. Faite à le jour de mille sept cens

Formula literarum certificatoriarum petendarum dandarumque à magistratu aut officialibus vectigalium & teloniorum burgi & portus, in burgis & portubus suis respectivis, navibus & navigiis inde vela facientibus, secundum articuli vigesimi primi bujus tractatus dispositionem.

Nos A. B. magistratus aut officiales vectigalium (aut) teloniorum burgi & portus C. certificamus & attestamur, quod die mensis anno Dom. 17 personaliter coram nobis comparuit D. E. de F. & solenni jurejurando declaravit, Quod navis sive navigium vocat' G. mensurarum, quas tuns vocant capax, cujus H. I. de K. solitæ habitationis loco est magister sive præsectus, ei & aliis etiam serenissimæ regiæ majestatis dominæ nostræ elementissimæ subditis, iisque solis, justo titulo propria sit: jam vero de portu L. iter destinasse ad portum M. onustam mercibus & mercimoniis hinc insta speciatim descriptis & enumeratis, scilicet & prout sequitur viz.

In quorum fidem has certificatorias literas fignavimus, & figillo nostri officii figillavimus. Dabantur die mensis ... A. D. 17

N the American Treaty of Peace, &c. con-Between cluded at London November 16, 1686, from James II. and p. 15, to p. 21, inclusive, after article XVI. (here Lewis XIV. printed by Mistake XVII.) in p. 20. add:

ARTICLE XVII.

If any Differences or Disputes should arise be-All Differentween the Subjects of either King, in the said of the Subjects of either King, in the said of the Subjects of either respectively, whether to be decided at Sea or Land, this Peace and good Correspondence shall not thereby be interrupted or instringed; but the said Differences which may happen between the Subjects of the said Kings, shall be adjudged and determined by the Governors of each Jurisdiction respectively, where they shall have arisen, or by them whom they shall depute: and if the said But if not determined by the said Governors, they shall transmit the Proceedings with the sirst Opportunity to ings must be the one or the other of the said Kings, that such transmitted to Differences may be determined according to Justice, the one or other of their majesties.

IN the Treaty of Peace at Utrecht, March 31, 1713, p. 21. to p. 23. inclusive, add:

ARTICLE X. †

The Most Christian King shall restore to the Hudson's Bay Kingdom and Queen of Great Britain, to be post-restored to fessed in sull Right for ever, the Bay and Streights the English.

^{*} Article XIX. is in p. 41.
† See Article VII. in p. 40.

of Hudfon, together with all Lands, Seas, Sea-Coasts, Rivers, and Places, situated in the said Bay and Streights, and which belong thereunto, no Tracts of Land or of Sea being excepted, which are at present possessed by the Subjects of France.

ARTICLE

But if (which God forbid) the Diffentions which have been composed, should at any Time be renewed, between their said Majesties or their Successors, and break out into open War, the Ships, Merchandizes, and all the Effects both moveable and immoveable, on both Sides, which shall be found to be and remain in the Ports and Dominions of the adverse Party, shall not be confiscated or any way detained or damaged, but the entire Space of Six Months, to be reckoned from the Day of the Rupture, shall be allowed to the said Subjects of each of their Majesties, in which Term they may sell the aforefaid Things, or any other Part of their Effects, or carry and remove them from thence, wherever they please, without any Molestation, and retire from thence themselves.

In the Marine Treaty of St Germains, 24 Feb. 1676-7, p. 23. the Preamble to Article I. omitted there, is inferted in p. 41.

In the Marine Treaty at St Germains, March 29, 1632, all the Articles relating to the Marine are in p. 34 to p. 36. except the VIIIth, which is in P. 43-

In the Treaty of Alliance at London, August 29, 1610, all the Articles concerning the Marine are in p. 36. except Article I. which is in p. 44.

In the Treaty of Peace between Ardres and Guines, June 7th, 1546, in Article III. p. 37 and 38. to the Memorandum ending, and 1478. add, and 1483, and in the subsequent Treaties 1549-50, 1559, and 1564.

N the Treaty of Peace at Ryswick, September 10, 1697, p. 40. to Article V. add the two following:

ARTICLE X.

- To cut off all Manner of Dispute and Contention Times and which may arife concerning the Restitution of Dillances set-Ships, Merchandises, and other moveable Goods, tied with re-which either Party may complain to have been taken after taken and detained by the other, in Countries and Peace is conon Coasts far distant, after the Peace is concluded, cluded, and and before it is there notified; all Ships, Merchan-before it is dizes, and other movable Goods, which shall be notified. taken on either Side after the Signing and Publication of the present Treaty, within the Space of Twelve Days, in the British and Northern Seas; within the Space of Six Weeks, from the faid Britiff and Northern Seas, as far as Cape St Vincent; within the Space of Ten Weeks, beyond the faid Cape, and on this Side the Equipoctial Line or Equator, as well in the Ocean and Mediterranean Sea as elfewhere; laftly, within the Space of Six Months, beyond the Boundaries of the faid Line, throughout the whole World; shall belong and remain to the Possessors, without any Exception, or farther Distinction of Time or Place, or any Confideration to be had of Restitution or Compensation.

ARTICLE XII.

But if (which God forbid) the Differences now Six Months composed between the said Kings, should at any allowed for the Removal Time be renewed, and break out into open War, of Effects in the Ships, Merchandises, and all kind of moveable case of a Rup-Goods of either Party, which shall be found to be ture. and remain in the Ports and Dominions of the adverse.

verse Party shall not be confiscated, or in any Manner detained or damaged; but the whole Space of Six Months shall be allowed to the Subjects of both the said Kings, that they may carry away and transport the aforesaid Goods, and any Thing else which is theirs, whithersoever they shall think fit, without any Molestation.

A FTER the Treaty of Peace at Bredab, July 21, 1667, in p. 41, 42. containing the Articles II. and IV. add:

The XVIIIth Article makes the same Stipulation, which is expressed too, almost verbatim, in the same Words, with the XIIth Article of the Treaty of Ryswick, in 1697.

O the Act of the Oath taken by the King of France, and the Queen-Regent his Mother, &c. dated at Ruel, July 3, 1644, after the Words in any Manner, at the Bottom of p. 42. add,

Moreover, we promise to repeat the present Oath, when we shall have attained the Age of Majority, and shall be duly required so to do.

Likewise after the Words, contravened in any fort, in p. 43. add:

And we will cause the aforesaid Oath, which the King takes at present, to be by him taken again in due Form, when he shall attain to the Age of Majority.

N the Treaty of Peace and Alliance at Susa, April 24, 1629, in p. 43. after Article I. add:

ARTICLE V.

Ancient Aliiances to remain in
Force.

All the antient Alliances, as well of the one as
of the other Crown, shall remain in Force, without
any Alteration made by the present Treaty.

I N

N the Treaty of Commerce at Paris, May 26, 1606, (misprinted in p. 45. February 24, 1605-6) after Article I. add:

ARTICLE XIV.

It is agreed, that the Liberty of Commerce shall Commerce to be maintained in the State in which it is at present be maintained on both Sides, as well of Goods manufactured in it's present on both Sides, as well of Goods manufactured as State. not manufactured, according to the prefent and preceding Treaties; nor shall it be lawful on either Side to make any Prohibitions against Trade, excepting always contraband Gnods, the Transportation of which has been in all Times, and is to this Day, prohibited and forbidden by the Laws of both Kingdoms.

A FTER the Treaty of Peace and Commerce, April 5, 1515, in p. 47. add:

Treaty of Peace and Commerce between England and France, concluded at Troyes in Champagne, May 21, 1420.

ARTICLE XXVIII.

It is concluded and agreed, that henceforward Peace and A+ all Diffensions, Hatred, Rancour, Enmities, and mity agreed Wars, shall entirely cease between England and to. France, and the People of those Kingdoms; and that from this Time and for ever, Peace, Tranquillity, Concord, mutual Affection, and firm Friendship, shall sublist and slourish between the faid Kingdoms and their Subjects; and the faid Kingdoms shall be affisting to each other, in Counsel and mutual Aid against any Persons whatsuever, The Subjects who shall do, or attempt to do, any Violence, In of each King. jury, or Damage, to either of the faid Kingdoms; dom to have and the Subjects of each Kingdom shall have mu- a mutual intual Intercourfe and Trade together, freely and fe-tercourfe and free Trade. curely, 35 1 A

curely, on Condition that they pay the usual Duties and Customs.

N. B. This is the first perpetual Treaty made with France, after the Conquest of that Kingdom by ... Henry V. of England.

I'N the Definitive Treaty of Peace at Aix la Chapelle, in October 1748, antecedent to Art: XVI. in p. 47. insert the two following:

ARTICLE I.

Univerfal and perpetual Peace between the contracting Powers.

There shall be a Christian, universal, and perpetual Peace, as well by Sea as Land, and a sincere and lasting Friendship between the contracting Powers, their Heirs and Successors, Kingdoms, States, Provinces, Countries. Subjects, and Vasfals, of what Rank or Condition soever they may be, without Exception of Places or Persons.

ARTICLE III.

The Treaties of Westphalia of 1648; those of Madrid, between the Crowns of England and Spain, of 1667 and 1670; the Treaties of Peace of Nimeguen, of 1678 and 1679; of Ryswick, of 1697; of Utrecht, of 1713; of Baden, of 1714; the Treaty of the Triple Alliance of the Hague, of 1717; that of the Quadruple Alliance of London, of 1718; and the Treaty of Peace of Vienna, of 1738; ferve as a Basis and Foundation to the general Peace, and to the present Treaty; and for this Purpose, they are renewed and confirmed in the best Form, and as if they were here inferted Word for Word; fo that they shall be punctually observed for the Future in all their Tenor, and religiously executed on the one Side and the other; fuch Points however excepted, as have been derogated from in the present Treaty.

S P A I N.

N the Treaty of Peace between Great Britain and Spain at Uirceht, July 2, 1713, in p. 49. after Article VIII, add:

ARTICLE IX.

It is farther agreed and concluded, as a general Subjects of Rule, that all and fingular the Subjects of each to have the Kingdom shall, in all Countries and Places on both fame Immu-Sides, have and enjoy at least the fame Privileges, nities as the Liberties, and Immunities, as to all Duties, Im- Subjects of positions, or Customs, whatsoever, relating to Per- the most fafons, Goods, or Merchandises, Ships, Freight, voured Na-Seamen, Navigation, and Commerce; and shall tion. have the like Favour in all Things, as the Subjects of France, or any other foreign Nation the most favoured, have, possess, or enjoy, or at any Time hereafter may have, possess, or enjoy *.

* See Article XV. in p. 81 and p. 67.

N the Treaty of Navigation and Commerce at Utrecht, November 28, 1713, from p. 49, to p. 61, inclusive, to the English Form of the certificatory Letters, in p. 59, add the Latin Form, as follows:

Formula literarum certificatoriarum, quibus urbes & portus maritimi naves & navigia inde solventia dimittant.

Omnibus & fingulis ad quos præsentes literæs pervenerint, Nos præfecti consules, aut supremus magistratus, aut teloniorum aut custumarum commissarii urbis vel provinciæ N. notum testatumque facimus, quod NN. magister navis N. coram nobis, mediante

mediante folenni juramento, declaravit, navem N. tonnarum aut eo circiter capacem, cujus ipse est magister, ad urbis NN, incolas in dominiis serenissimi regis Hispaniorum jure proprieratis & dominii pertinere: quoniam autem in justis fuis negotiis & itineribus benigne acceptum & accommodatum vellemus, omnes & fingulas perfonas, quibus dictum magistrum vel obviam fieri, vel apud quos illum cum navi fua & mercibus fuis appellere aut subsistere contigerit, ut eum benigne admittant, humaniter tractent, eumque ad, in, & per portus, oras, stationes navium, fluvios & dominia, navigare, meare, remeare, & negotiari, prout ipsi visum suerit, (illo interim vectigalia, aliaque tributa, quæ debebuntur exfolvente) permittant, rogamus; quod nos grato & benevolo animo, prout officiorum vices se obtulerint, agnoscemus. In cujus rei testimonium præsentes literas manu signavimus, & urbis nostræ figillo muniri fecimus.

N the same Treaty, after the Words, between the two Crowns, in Article VI. p. 61. add:

Six Months allowed to the Subjects of each Party to withdraw their Effects. tion of War.

And it is further agreed, that if it flould happen (which God prevent) that War should arise and be declared between their Majesties and their Kingdoms, then after the Declaration of fuch a Rupture. the Space of Six Months shall be allowed to the Subafter a Decla- jects of each Party, refiding in the Dominions of the other, in which they shall be permitted to withdraw with their Families, Goods, Merchandises, Effects, and Ships, and to transport them, after having paid the due and accustomed Imposts, either by Sea or Land, to whatever place they please; and they shall also be suffered to sell and alien their moveable and immoveable Goods, and freely and without any Disturbance to carry away the Price of them; nor shall their Goods, Wealth, Merchandifes, or Effects, much less their Persons, be in the mean

mean Time detained or molested, by any Seizure or Arrest. Moreover, the Subjects on each Side Subjects on shall, in the mean Time, enjoy and obtain quick each Side to and impartial Justice, by means of which they obtain speedy may, before the Expiration of the Six Months, re-Recovery of cover the Goods and Effects which they have in-their Effects, trusted, as well to the Publick, as to private Per-before the Expiration of Six Months.

TO the Treaty of Munster in 1648, after Article VI. in p. 62. add:

ARTICLE XI.

Society, Conversation, and Commerce, among Commerce the respective Subjects, shall not be hindered; and not to be inif any Hinderances or Impediments happen, they shall be really and effectually removed.

ARTICLE XX.

The Merchants, Masters of Ships, Pilots, Sea-Ships, Marimen; their Ships, Merchandises, Commodities, ners, Merchandises, Commodities, ners, Merchandises, Commodities, ners, Merchandises, and other Goods belonging to them, shall not be served to be desired and arrested, either by virtue of any general Party, not to or particular Commission, or for any other Cause be arrested by whatsoever; nor upon the Account of War, or the other, except for the Sake of Justem for the Preservation and Desence of the Counstice, try. It is not hereby, however, intended to comprehend the Seizures and Arrests of Justice in the ordinary Methods, upon Account of the Debts, proper Obligations, and valid Contracts, of those upon whom such Seizures shall have been made; in which Case Actions and Suits shall be carried on, according to Right and Reason.

November 15, 1630, from p. 67, to 69, inclusive; Article XVI, XX, and XXIV. are refrectively

spectively, in p. 125, 82, and 83, but the following, is omitted; viz.

ARTICLE XVIII.

Subjects of the one Party: not to affift the Enemies of the other. with Money. Provisions, Arms, &c.

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And whereas the faid Kings folemnly promife, never to give any warlike Affistance to the Enemies of each other; fo it is likewise provided, that their Subjects or Inhabitants, of whatever Nation or Quality, shall not, on Pretence of Trade and Commerce, or under any other Colour, affift the Enemies of either Prince, in any Manner; nor furnish them with Money, Provisions, Arms, Engines, Guns, or Instruments, fit for War, or any other warlike Furniture; and they who shall act contrary hereunto, shall be liable to the feverest Punishments, and be proceeded against. as Covenant-Breakers and feditious Persons.

N the Treaty of Peace and Alliance [Commerce] at London, August 18, 1604, Article XV. is the fame, Word for Word, with Article XXIV. in that of 1630, inferted in p. 83, after which add:

ARTICLE XVI..

: J. D. D. D. C. . Six Months allowed to the Subjects of either Party, to withdraw their of a Rupture.

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If it should happen hereafter (which God forbid) that Differences should arise between the faid Kings, whereby the Intercourfe of Commerce may be in Danger of being interrupted, then the Subjects on both Sides shall be informed of that Mat-Effects in case ter, and shall be allowed Six Months, from the Time of such Information, to transport their Merchandises; and no Arrest, Interruption, or Damage, of their Perfons or Goods, in the mean Time, shall be made or given....

> N the Treaty of Peace and Alliance [Commerce] February 11, 1542, from P. 73 to 76 inclufive, where it is faid in the N. B. in p. 76. that: the Treaty of Cambray in 1524 does not now ap

pear to be any where subsisting; the Meaning is, that the Articles I, II, III, V, VI, and XII. of that Treaty, are the same; Word for Word, with the Articles II, III, IV, X, XI, and XIII. of the Treaty in 1542, except an immaterial Difference in Article XIII of the Treaty of 1529; in which the Treaty of 1520 is declared to be and remain in the same State in which it was before the Commencement of the War, and continue in Force as if War had not been declared.

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This Treaty of 1529, is the first perpetual Treaty between England and Spain, after the Union of the Kingdoms of Castile and Arragon, in the Person of Charles I. of Spain, afterwards Emperor, under the Title of Charles V.

N the Treaty of Commerce at Madrid, Decemble ben 14, 1715, before Article V. in p. 80. infert:

ARTICLE III.

His Catholick Majesty allows the Subjects of British Sub-Great-Britain to gather Salt in the Island of Tortu-jects to take dos, they having enjoyed that Permission in the Salt at Tortu-dos.

Time of King Charles II. without Interruption.

Article III. recited in the Conclusion of the Treaties between Great Britain and France, in this Supplement, p. 254. relates also to Spain.

To the Treaties with Spain, lending in p. 83.

Treaty between Great Britain and Spain, con- George II. cluded at Madrid, October 5, 1750. Ferdinand VI.

Article V. is the same with the above recited Atticle III. of the Treaty in 1715.

2 ARTICLE

es felilia. State wer wi at the ARTICLE VII.

British Subjects to enjoy the same Privileges which they enjoyed alCedulas, and by the Treaty of 1667.

. The British Subjects shall enjoy all the Rights, Privileges, Franchifes, Exemptions, and Immunities, whatever, which they enjoyed before the last War, by Virtue of Cedulas or royal Ordinances, before the last and by the Articles of the Treaty of Peace and War, by roy- Commerce made at Madrid in 1667; and the faid Subjects shall be treated in Spain in the same Manner as the most favoured Nation, and confequently no Nation shall pay less Duties upon Wool, and other Merchandises, which they shall bring into or carry out of Spain by Land, than the faid Subjects shall pay upon the same Merchandises, which they shall bring in or carry out by Sea. And all the Rights, Privileges, Franchises, Exemptions, and Immunities, which shall be granted and permitted to any Nation whatever, shall also be granted and permitted to the faid Subjects; and his Britannick Majesty consents, that the same be granted to the Subjects of Spain in his Britannick Majesty's King-.- doms.

ARTICLE

Treaty of Aix la Chapelle, and the Treaty of Commerce at Utrecht. confitmed.

Their Britannick and Catholick Majesties confirm, by the present Treaty, the Treaty of Aix la Chapelle, and all the other Treaties therein confirmed, in all their Articles and Clauses, excepting those which have been derogated from by the prefent Treaty; as likewife the Treaty of Commerce concluded at Utrecht in 1713, those Articles excepted which are contrary to the present Treaty.

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ARTICLE

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The UNITED PROVINCES.

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IN the marine Treaty of London, December t, 1674, after Article IX. in p. 91, 92, add:

ARTICLE XII.

And whenever the Ambassadors of the said Revisions. Lords the States, or any other publick Ministers, resident at the Court of His most Serene Majesty of Great Britain, shall complain of the Unjustness of Sentences, which may have been given, his Majesty will cause the same to be reviewed and examined in his Council, that it may appear whether the Orders and Precautions prescribed in this Treaty. have been observed, and have had their due Effect; and will also take Care, that the same be fully provided for, and that Right be done to the Party complaining within the Space of Three Months. And likewife when the Ambassadors, or other publick Ministers of his Majesty, resident with the States General, shall complain of the Unjustness of Sentences, the faid States will cause a Review and Examination thereof to be made in the Assembly of the States General, that it may appear whether the Orders and Precautions preferibed in this Treaty have been observed, and have had their due Effeet; and they will likewise take Care, that the same be fully provided for, and that Right be done to the Party complaining, within the Space of Three Months: Nevertheless, it shall not any ways be lawful to sell or unlade the Goods in Controversy, either besore the Sentence given or after it, during the Review thereof on either Side, unless it be with the Consent of the Parties interested.

TO

O the English Form of the Passport, in p. 93, 194. add the Latin, as follows:...

Formula literarum commeatus (vulgo literarum maritimarum) petendarum dandarumque a consulibus civitatum & portuum Uniti Belgii, omnibus navibus navigiisve inde vela sacientibus secundum articuli quinti bujus trastatus dispositionem:

CERENISSIMIS, illustrissimis, potentissimis, nobiliffimis, spectatisfimis, prudentissimis dominis imperatoribus, regibus, rerum publicarum moderatoribus, principibus, ducibus, comitibus, baronibus, dominis confulibus, fcabinis, fenaturibus, judicibus, officialibus justitiaris & rectoribus omnium civitatum & locorum, tam ecclesiasticorum quam fecularium, quibus hæ exhibebuntur. Nos confules & rectores civitatis notum facinus, magistrum seu præpositum navis se nobis sticisse. & solenni jurejurando affirmasse, dictam navem, cui nomen est mensurarum, quas vulgo lastas vocant, plus minus cujus ille hoc tempore magifter five præpositus est, pertinere ad incolas provinciarum Uniti Belgii. Ita eum Deus adjuvet. Cum autem acceptissimum nobis foret, prædictum magistrum seu præpositum navis in iis, quæ probe justeque ab eo agenda erunt, adjuvari, rogamus vos universos & singulos, ubicunque dictus magister seu præpositus, navem mercesque in ea invectas & illaras appellet, velitis, jubeatis, eum benigne recipi, humaniter tractari, sub legitimorum consuetorumque vectigalium, ac aliarum rerum folutione admitti, ingredi, manere, egredi portus, flumina, & dominia vestra; & omni modo navigationis, mercatus, commerciorum ac promercalium jure specieque uti, omnibus in locis, quibus hoc ei melius, rectius, visum fuerit; grato animo id rependere enbis paratissimi semper, promptissimique. quorum quorum majorem fidem & testimonium has civitatatis nostræ figillo signari curavimus; datas anno domini in

N. B. The Treaty at Bredab, 31 July, 1667, in p. 100. though provisional, has been renewed and confirmed by subsequent Treaties.

I N the Treaty of Peace and Alliance at Bredah, of the same Date, alter Article XXIX. in p. 105, 106. add:

ARTICLE XXXII.

If it shall happen at any Time (which God of Six Months his Mercy forbid), that the Differences now com- allowed for posed between his said Majesty, and the said States the Removal General, should break out again into open War, case of War. it is agreed, that those Ships, Merchandises, or any Kind of Moveables of either Party, which shall be found to be and remain in the Ports, and under the Power, of the adverse Party on either Side, shall not upon that Account be confiscated or detained, but the full Space of Six Months shall 1 5 50 7 7 52 be allowed to the Subjects and Inhabitants on both Sides, that they may transport from thence the aforementioned Things, and any Thing else which belongs to them, whither they Mall-think br, without any Kind of Molestation.

Articles XVIII, XIX, XX, XXIV, XXV, XXVI, XXVII, XXVIII, XXIX, and XXXIV, and XXXIV, of this Treaty, are Word for Word the same with Articles XII, XIII, XIV, XVII, XVIII, XIX, XX, XXII, and XXVI. which are all that are relative to the Marine, in the Treaty of Peace and Commerce between the Republick of England and the States General, concluded at Westminster, April 5, 1654; the first Treaty between England and the States General after 1648, when Philip IV.

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(264)

King of Spain, by the Treaty of Munster, declared the Seven United Provinces of the Low Countries to be free and fovereign States. In which Treaty of 1654, made when Oliver Cromwell was Protector, Article I. is as follows:

Peace and Friendship.

It is agreed and concluded, that from this Day forward, there be a true, firm, and inviolable Peace; a fincere, intimate, and close Friendship, Affinity, Confederacy, and Union, between the Republick of England, and the States General of the United Provinces of the Netherlands, and the Lands, Countries, Cities, and Towns, under the Dominion of each, without Distinction of Places, together with their People and Inhabitants, what Degree foever.

N the Treaty of Peace and Alliance at Whitehall, 4 September, 1667, in p. 107. add:

ARTICLE XIV.

This Peace not to be in terrupted by the Subjects of either Parly.

of Harris, to

lar Persons be punished. tisfaction.

If it shall happen during this Friendship, Confederacy, and Alliance, that any Thing shall be done or attempted by any of the Subjects or Inhabitants of either Party, against this Treaty, or any Part thereof, by Land, Sea, or fresh Waters; neverthelefs, this Amity and Alliance between the faid Nations shall not thereby be broken or interrupted, but shall remain and continue in full Force; and The Partieu- only those particular Persons shall be punished, who have committed any Thing against this Treaty, offending, and and none elfe; and Justice shall be rendered, and Satisfaction given, to all Perfons concerned, by all and make fa- those who have committed any Thing contrary to this Treaty by Land or by Sea, or other Waters in any Part of Europe, or any Places within the Streights of Gibraliar, or in America, or upon the Coasts' of Africa, or in any Lands, Islands, Seas, Creeks, Bays, Rivers; or in any Places on this

Side the Cape of Good Hope, within the Space of a Year after Justice shall be demanded, as aforcfaid. But in case the Offenders against this Treaty Offenders not do not appear and submit themselves to Judgment, appearing to and give Satisfaction within the respective Times Enemies, and above expressed, according to the Distance of the forfeit their Places, they shall be declared Enemies of both Par-Effects. ties; and their Estates, Goods, and Revenues, whatever, shall be confiscated for due and full Satisfaction of the Injuries and Wrongs by them offered; and their Persons also, when they come within the Dominions of either Party, shall be liable to such Punishments as every one shall deferve for his respective Offences.

FTER the Treaty of Bredah, Article IX. ending with the Words, The Conclusion of the Treaty of 1662, insert:

Treaty of Friendship and Concord between Great Britain and the States General, for the Renewal and Confirmation of former Treaties, concluded at Westminster, May 27, 1728.

ARTICLE II.

That this Friendship and Concord may be better preserved, it is agreed and concluded, between the King of Great Britain and the States General, that all and fingular the Treaties of Peace, Friendship, Alliance, Navigation, and Commerce, here under named, shall be approved and confirmed.

TERE follows in the Original, an Enumera-I tion of Treaties, which (except a Confirmation of the Treaty of 1716, and of two more Treaties subsequent to 1716, but not relative to the Marine) is Word for Word the same as the List inferted in the Treaty of 1716, in p. 109, 110.

PORTUGAL.

PORTUGAL.

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O the Treaty of Peace and Alliance, in 1654, after Article IX. p. 116, 117. add:

ARTICLE X.

Subjects of England to trade freely to and from the Territories of the King of Portugal.

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That the People of the Republick of England may freely transport in their Ships all Things, Goods, and Merchandises, of what Kind soever they may be, even Arms, Provisions, and other the like Things fetiam arma, annonem, aliave fimilia], from the Ports and Dominions of the faid Republick, or from any other Ports and Dominions whatever, provided that they are not exported immediately from the Ports and Dominions of Portugal, to any Ports or Territories whatever of the King of Castile; and that neither the most serene King of Portugal or his Subjects, shall hinder the said Ships, Goods, or Men, by Seizures, Reprifals, or any other Cause whatever, from navigating securely to the Ports and Territories of the faid King of Castile, and from having Commerce therein; and that the People of this Republick may freely import, as well Arms, Corn, Fish, as all other Kinds of Merchandises, into the Kingdoms, Ports, and Territories, of the King of Portugal, and sell the same at Pleasure, either in Parcels or in Bulk, to whatever Persons, or for whatever Price, they can obtain; and they shall not be forbidden, circumscribed, or inhibited, by his said royal Majesty, or his Ministers, Governors, Farmers of the Customs, or Monopolists, or by any Chamber or Jurisdiction whatever, private or publick: that the Goods or Merchandises which have paid the Customs or Imposts, in any of his Majesty's Ports, shall be freely transported into any other Ports or Places whatever of his faid Majesty, without paying any other or farther Custom, Duty, or Sum of Money, befides that which the Portuguefe Merchants should pay, if the Goods and Merchandues had belonged to them.

T'N the Treaty of Peace and Commerce at Lon-J. Von, January 29, 1641-2, after Article XI.

ARTICLE XVIII.

If it should happen hereafter (which God forbid) Two Years that any Difficulties or Doubts should arise between allowed, after Notice given, the faid Kings, -which might give Occasion to ap- to remove prehend the Interruption of Commerce and Corre-Effects. spondence between their Subjects; publick Advice thereof shall be given to the Subjects of both Sides, in all and every the Kingdoms, States, and Provinces; of both Kings; and after that Notice given, they shall be allowed Two Years on both Sides; to transport their Merchandises and Goods; and in the mean Time, there shall be no Injury or Prejudice done to any Persons or Goods on either Side. ON SHOULD BE THE SCHOOL OF

N. B. This is the first Treaty with Portugal, after that Kingdom, by throwing off it's Subjection to Spain, had recovered it's Independency under the Duke of Braganza, stiled Jobn IV.

EMPEROR, or the Austrian Netherlands.

N the Treaty of Peace and Alliance at Madrid, November 15, 1630, in p. 125, 126, add:

See other general Articles of this Treaty, in p. 68, & leq. a Lune views spioner frail

LAND

TREATY

REATY of Peace and Commerce, August 18, 1604. To the N. B. in p. 128. prefix these Words:

The Substance of the XIIth Article of this Treaty is fully comprehended in the XVIth, XVIIIth, and XXth Articles of the Treaty of 1630; and the other Articles, making no particular Mention of the Netberlands, is referred to under Spain, p. 70; & legg.

N the Treaty at London, of 24 February, 1495, after Article XV. in p. 130. insert:

ARTICLE XIX.

the Ports of either Prince to be fued for.

Ships taken in That if any Ship shall be taken in any Port, or within the Liberties of either of the aforesaid Princes, by any Person not subject to the aforesaid Princes; that Prince, in whose Port or Liberties fuch Ship is taken, shall be obliged, together with the other Prince, to sue for the Restitution of the faid Ship, but at the Cost and Expence of the Party injured.

RUSSIA..

I N the treaty of Petersborough, December 2, 1734, after Article XIV. p. 134, 135. infert:

ARTICLE XV.

Persons affifted, and the Wrecks preserved.

In case of Wreck on any Part of the Dominions wrecked to be of the contracting Parties, all Sorts of Affistance shall be given so the Unfortunate; no Violence shall be done them, nor shall their Effects faved either by themselves or others, or driven on Shore, be hidden or detained from them; neither shall they be hurt under any Pretext whatever, but they fhall

shall be preserved, and the Persons wrecked shall pay what is reasonable for the Assistance given to them, their Ships, and Esses.

IN the Treaty at Westminster, June 16, 1623, from p. 136 to 138. inclusive, add:

ARTICLE. VII.

If anie of the Subjectes of either of their renowned Misselaviour Princes, their Merchaunts, or voluntarie Souldiers, of Subjects tradinge and serveinge in other Countries, without puted to eithe Prince's Leave, shall be founde, under Colour ther Prince. of Commerce, or anie Pretexte whatsoever, to carry any Manner of warlike Munition to the Enemie, or receave Entertainment with the Enemie, and so happen to be taken in the Watres, that shall not be imputed to the renowned Princes, or held for anie Breach of Contracte, but that the Partie offending shall take the Perill upon his owne Head.

ARTICLE XIX.

And if it happen that the Merchauntes or Sub-Wrecks to be jectes of the faid renouned Princes shall suffer Wracke taken Care of uppon the Coastes or within the Rivers of the Do-and restored to the Ownynions of either, whether by Casualtie, Tempest, ners. or other Misfortune whatsoever, in such Case the Goods saved shall be freely restored to the Owners, only allowinge a reasonable Consideration to the People of the Countrie, which shall be aydinge and helpinge in the Recovery thereof *.

TO the Treaties with this Power, ending in p. 138, add the following:

* The Term of this Treaty has been prolonged by the sub-fequent Treaties.

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George II. Elizabeth, Empress. 1742.

Treaty of Alliance between his Britannick Majesty and her Imperial Majesty of all the Rusfins, figned at Moscow, Decemb. 11, 1742. the pollogicate age of the

ARTICLE I.

Perpetual Friendship

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There shall be for ever between his Majesty the King of Great Britain, and ther Imperial Majesty and Alliance of all the Ruffias, their Heirs and Successors, as also between their Kingdoms, Countries, States, People; and Subjects, every where, as well by Sea as by Land; a faithful, firm, and perpetual Priendthip, Alliance, and Union; and they shall on the one: Side and on the other, be for far from doing any Injury or Damage to each other, that they shall exert themselves in promoting their mutual Inter rests, and in maintaining each other reciprocally, in all the Kingdoms, Provinces, States, Rights, Commerce, Immunities, and Prerogatives, whatfoever, which they were passessed of before the Year 1741, or which they may acquire by Treaties, ...

ARTICLE XXI.

This Treaty Years.

. 71 0

Peace, Friendship, and good Understanding, to continue in thall last for ever between the high contracting Parties; but as it is usual to fix a certain Time for Treaties of formal Alliance, the faid high contract? ing Parties have agreed, that this shall continue in Force for the Space of Fifteen Years, to be reckoned from the Day of the figning of this Treaty.

a sale and the last Separate ARTICLE I.

It is agreed by this Separate Article, that the Treaty of Treaty of Commerce and Navigation, which was 1734 to continue in Force concluded on the 4th of December, 1734, between as long as the his Britannick Majesty, and her Imperial Majesty present Treaof the Ruffias, shall be confirmed in all it's Points ty. W. ... and

and Articles, by the present Alliance; and it is now agreed, that it shall remain in Force, and shall be reciprocally observed for the same Time as this Alliance shall last, to be reckoned from the Day of the signing of the Treaty of this Day.

Treaty between his Britannick Majesty, and her George II.

Imperial Majesty of all the Russias, signed at Elizabeth,

St Petersburg, September 12, 1755.

ARTICLE H.

The high contracting Parties renew expressly, The Treaty by this Convention, the Treaty of desensive Alli. of 1742 reance concluded between them on the 11th of De. newed. cember, 1742, at Moscow, in all it's Articles.

ARTICLE XIII.

This Convention shall subsist for the Space of This Treaty
Four Years, to be reckoned from the Day when to continue in
the Ratifications of it shall be exchanged.

Years.

S W E D E N.

The Treaty at Whitehall, October 21, 1661, to the English Form of the Passport, in p. 146 to 148. add the Latin, as follows (148)

Formula Literarum Certificatoriarum.

OS NN. gubernator, aut supremus magistratus, aut teloniorum & custumarum commissanii civitatis yel provincia. N. sapposito titulo aut officia respective gubernamenti istimuloci) notum testatumque facimus, apadi die mensis anni tumque facimus, apadi die mensis anni civitate autoppido N. dictionis sacire regiae majestatis Succiae N. N. Mijerves & habitantes in N. ac succiae suprimo supri

subditi sacræ regiæ majestatis Sueciæ, atque sub fide illius juramenti, quo S.RM. Suecire, domino nostro elementissimo, & civitati nostræ attinentur & obstricti sunt, nobis declaraverint, quod navis aut navigium N. dictum, --- lastarum aut runnarum capax, pertineat ad portum civitatem, aut oppidum N. dictionis N. quodque dicta navis eius aut subditorum S.RM. Sueciæ justo titulo propria sit; jam vero de portu N. iter vel itinera directe destinasse ad N. sequentibus onustam mercibus, viz. Sbic specificentur bona cum quantitate & qualitate eorum e. g. tot circiter plaustra vel involucra, tot circiter dolia, &c. quemadmodum quantitas & conditio mercium fuerit.] Iidemque affeveraverint sub juramento prædicto tantum N. ex dictis bonis mercibusque ad subditos S.RM. Sueciæ vel tantum N. ad N.N.N. scujuscunque nationis possessores fuerint, exprimatur] pertinere; quodque N.N.N. sub fide dicti juramenti affirmaverint dicta bona superius specificata, & non alia, esse imposita aut imponenda in prænominatam navem pro dicto itinere; & quod nulla pars eorum bonorum ad alium quenquam perrineat, quam hosce supradictas, neque in illa sub quoeunque fictitio nomine alia bona colorata aut celata fint, sed vere & realiter prænominatas merces in usum prædictorum proprietariorum impositas efse, & non aliorum: quodque dictre navis Navarchus nominatus N. civis sir civitatis N.—Idcirco cum post exactam examinationem nobis supradictis [gubernaturi aut fupremo magistratui aut teloniorium aut custumarum commissariis civitatis pradiele sufficienter constet, dictam navem aut navigium bunaque imposita libera esse, ac vere & realiter pertinere ad subditos S.R.M. Sueciæ, vel aliarum. nationum incolas supradictos, ab omnibus proinde ad fingulis terrarum, mariumque, petestatibus, regibus, principibus, rebuspublicis ac liberis civitatibus, nec non bellorum ducibus, thalaffiarchis, generalibus, officialibus, portuumque præfectis, alilique: n Lain omnibus

omnibus quibus custodia aliqua portus aut maris commissa est, quibuscunque navim hanc navigando obviam venire, quorumcunque in classes forte incidere & transire, aut in portubus morari, contigerit, humillime & officiose requirimus, ut ratione foederum & amicitiæ, quæ respective unique aut superioribus, cujuscunque est, ac cum S.R.M. Sueciae rege ac domino nostro clementissimo intercedit, dictum Navarchum cum navi N. & personis, rebus, ac mercimoniis ad eandem spectantibus, non modo fine impedimento ac moleftiis iter fuum libere prosequi permittant, sed etiam si ex dicto portu aliò quovis tendere commodum duxerit, ei ranquam S RM. fubdito, cum navi fua omnia humanitaris officia exhibeant, eadem vicissim a S.R.M. Succiae omnibusque ejus ministris & subditis in pari vel alio cafu experturi.

In cujus rei fidem præsentes manu subscriptas civitatis nostræ sigillo muniri curavimus. Dabantur,

&c.

N. B. This is the latest Treaty of Commerce subsisting between the Crowns of England and Sweden; for, although several Treaties have been concluded since the Year 1661, they were all temporary, and are now expired.

N the Treaty at London in 1656, before Article Oliver Crom-X. in p. 152. insert:

well, Protector. Christina.

ARTICLE VIII.

The Subjects of the Most Serene Lord Protector Subjects of and the Republick, shall hereafter enjoy all the England to Prerogatives in the several Branches of Trade, enjoy all their which they used to carry on in Russia and Poland, usual Prerogatives. or elsewhere in the Dominions of the Most Serene King of Sweden, which they enjoyed heretofore in Preference to other Nations; and if at any Time they defire surther Privileges, their Desires shall be gratified

gratified by all the Means possible: and if the Most Serene King of Sweden shall grant greater and more ample Privileges than the abovementioned in Poland and Prussia, to any Nation besides, or People not subject to him; or shall suffer any Nation or People to enjoy such larger Privileges there; then the People and Citizens of this Republick shall enjoy the same Privileges in all Respects, after they have defired it of his Most Serene Majesty. And moreover, if any Edicts which have been published fince 1650, happen to be burdenfome to the English and Scots, dwelling or trading in Poland or Prussia, the same shall after this Time be of no Force, as far as it shall be in the Power of the King of Sweden to prohibit it; but the Subjects of the faid Lord Protector shall hereafter be entirely free from those Burdens.

DENMARK.

N the Treaty of Alliance and Commerce at Westminster, November 29, 1669, after Article I. p. 157. insert:

ARTICLE III.

Neither Party to aid the Enemics of the other, with Soldiers, Arms, &c.

The aforesaid Kings, for themselves, their Heirs and Successors, mutually do undertake and promise, that they will not aid or furnish the Enemies of either Party, which shall be Aggressors, with any Provisions of War, as Soldiers, Arms, Engines, Guns, Ships, or other Necessaries, for the Use of War; or suffer any to be surnished by their Subjects. But if the Subjects of either Prince shall presume to act contrary thereunto, then that King whose Subjects shall have so done, shall be obliged to proceed against them with the highest Severity, as against seditious Persons and Breakers of the League.

O the Form of the Danish Passiport and Certificate in English, inserted in Article XX. in p. 159, 160. add the same in French, as sollows:

Christian Cinquieme, par la Grace de Dieu Roi de Dennemarc & de Norwege, &c.

OIT notoire à tous & chacuns, qui nos prefentes lettres de passeport verront, que notre sujet & citoien de notre cité de humblement representé, que le navire nommé tonneaux, lui appartient & à queldu port de ques autres de nos sujets, & qu'ils en sont les seuls proprietaires, & qu'il est de present chargé de denrées, qui sont contenuecs en un billet des officiers de nos douanes, que le navire a à bord; & qu'il appartient à nos sujets on à d'autres interessez. qui sont en neutralité: & est prêt à partir du port pour aller en tel autre-lieu ou lieux, ou il pourra commodement traffiquer avec les dites merchandises, qui ne sont pas dessendues, ni appartenantes à l'un ou à l'autre des parties en guerre, ou bien trover son fret; ce que nostre dit sujet avant attesté par escrit signé de son seing, & affirmé par serment, être veritable sous prine de confiscation desdites denrées, nous avons jugé à propos de lui accorder nos prefentes lettres des passeport; & partant nous prions & requerons tous gouverneurs de pays, & commandans par mer, rois, princes, republiques, & villes libres, & particulierement les parties, qui sont presentement en guerre, & leur commandans, admiraux, generaux, officiers, maitres de ports, commandans de navires, capitaines, fretteurs, & tous autres, qui ont quelque jurisdiction par mer, ou la garde d'aucun port, qu'il lui arrivera de rencontrer, ou parmi la flotte, ou navires, desquels il lui arrivera de tomber ou demeurer dans leur ports, qu'en vertu de l'alliance & amitie, que nous avuns avec aucun roy ou estat, ils soustrent le dit maitre avec le navire personnes, biens, & toutes les merchandises, qui sont sur son burd, pour suivre son voyage vers quelque lieu que ce soit, non seulement avec liberté & sans aucune molestation, detention, ou empéchement, mais encore qu'ils lui rendent tous offices de civilité, comme à nostre sujet, s'il y a occasion; ceque nous & les nostres serons prêts à reconnoitre en pareille ou autre occasion. Dunné le jour de de l'année

Nous le president, consuls & senateurs de la ville attestons & certifions, que le jour de de l'année est venu & comparu en personne devant nous N.N. citoyen & habitant de la cité ou ville & sous le serment, qu'il est obligé envers le roy nostre souverain seigneur, nous a declaré, que le navire ou vaisseau, nommé du port de tonneaux, appartient au port, cité au ville de en la province de & qui le dit navire lui appartient justement, & est de present prêt à partir directement du port de chargé des denrées mentionnées au billet, qu'il a receu des officiers des douanes, & qu'il a affirmé per le serment susclit, que le vaisseau ci dessus nommé avec les denrées & merchandises, dont il est chargé, appartient seulement a sujets de sa majesté, & ne port point de merchandises desfenduës, qui appartient à l'une ou à l'autre des parties, que sont a present enguere.

En temoignage de quoi, nous avons fait figner le present certificat par le syndic de nostre ville, & y avons sait appuser nostre sceau. Donné, &c.

AFTER Article XX. ending in p. 161. add the following:

ARTICLE XXI.

Rritiff Ships That all Ships of Subjects and People of the Suckflade Kingdom of Great Britain, together with their lading

lading and Merchandife, passing by the Port of and other Pla-Gucksted', or other Places and Towns under the ces upon the Dominions of the King of Denmark, situated upon free from all the River Elbe, shall, buth going and returning, Customs and he free and exempt from all Customs, Imposts, Search. Search, Seizure, and Molestation, except only the Case of Search in the Time of War, when the King of Denmark shall be at War with any other King or State.

ARTICLE XXV.

If the Ships of either of the Allies, and their The Remains Subjects and People, whether they are Merchant- of a Ship-Ships or Ships of War, shall happen to run on wreck to be Ground, or fall opon Rocks, or are forced to lighten reflored to the themselves, or shall otherwise suffer Shipwreck Owners, (which God forbid), upon the Coasts of either King: the aforefaid Ships, with their Tackle, Goods, and Merchandife, or whatever shall be remaining of them, shall be restored to their Owners and Proprietors, provided they or their Agents claim the faid Ships and Goods, within the Space of a Year and a Day after fuch Shipwreck fuffered; faving always the Rights and Cultoms of both Nations. The Subjects also and Inhabitants, dwelling upon the faid Coasts and Shores, shall be obliged to come to their Aid in Cafe of Danger, and as much as in them lies to give their Affistance; and shall do their otmost Endeavour, either for freeing the Ship, or faving the Goods, Merchandife, and Apparel, of the faid Ship, and what elfe of the fame they shall be able, and for the conveying the same into some safe Place, in order to be restored to the Owners; they paying Salvage, and giving fuch Recompence to the Persons, by whose Assistance and Diligence the faid Merchandise and Goods shall have been recovered and preserved, as they shall deferve; and finally, both Parties, in Case of fuch Misfortune, shall cause to be observed on T

their Side, what they would defire to be observed and done on the other Side.

ARTICLE XXVI.

Ships, Commanders of Ships, Mariners, &c. not unless for the Prefervation of the King. dom, or the Sake of luflice.

The Commanders of Ships, or their Pilots, Soldiers, Mariners, and Seamen, as also the Ships themselves, and the Goods and Merchandise on to be arrested, board them, shall not be seized or arrested by any Warrant, either general or special, or for any Caufe, unless fur the Defence and Prefervation of the Kingdom; which yet shall not be understood to be meant of Seizures and Arrests made by Authority of Law, for Debts contracted, or any other legal Caufe whatever; in which Cafe it shall be lawful to proceed according to the Rules of Justice and Law.

ARTICLE XXXVI.

Sentences concerning Prizes to be given according to Juffice.

Both Kings shall take great Care, that Judgment and Sentence concerning Prizes taken at Sea, may be given according to the Rules of Justice and Equity, by Persons not suspected or interested; and being once given by fuch Judges as aforefaid, they shall strictly charge and require their Officers, and whom it shall concern, to see the same put in due Execution, according to the Form and Tenor thereof.

ARTICLE XXXVII.

Sentences, if complained of, to be exumined in Council.

If the Ambassadors of either King, or any other publick Ministers, residing with the other King, shall happen to make Complaint of any such Senrence, that King to whom Complaint shall be made, shall cause the faid Judgment and Sentence to be reheard and examined in his Council, that it may appear whether all Things requifite and neceffary have been performed according to the Rules of this Treaty, and with due Caution; and if the contrary bath happened it shall be redressed, which

is do be done at the farthest within three Months
Time: neither shall it be lawful, either before giv-No Goods to
ing the first Sentence, or afterwards, during the be sold 'till
Time of rehearing, to unlade or sell, and alien the tence is given,
Goods in Controversy, unless it is done by Consent unless by Conof Parties, and to prevent the perishing of the said sent, or to
Goods and Merchandise.

ARTICLE XL.

Also it is agreed, that if the Hollanders, or any The English other Nation whatforver (the Swediff Nation only to enjoy the excepted), hath obtained already, or shall hereafter same Privileobtain, any better Articles, Agreements, Exempther Nation, tions, or Privileges, than what are contained in except the this Treaty, from the King of Denmark, the same Sweder. shall be likewise granted to the King of Great Britain and his Subjects, effectually and fully, to all Intents and Purposes. And on the other Side, if The Danes to the Hollanders, or any other Nation whatever, hath enjoy the or shall obtain from his Majesty of Great Britain, ges as the any better Articles, Agreements, Exemptions, or Hollanders, Privileges, than what are contained in this Treaty, or any other the same and like Privileges shall be granted to the Nation. King of Denmark and his Subjects also, in most full and effectual Manner ". 15000 11000 11000

Note, This Treaty was succeeded by that at Copenhagen, in July 11, 1670; which, Article for Article, is the same in Substance, and is the latest subssiting Treaty of Commerce between England and Denmark; for, although another Treaty was made in 1691, it appears to be only provisional, and to have been intended to last no longer than the War should continue between England and France. Vid. Corps Dipl. Tom. VII. Part ii. p. 293.

* See Article XLI. in p. 168.

S A V O Y.

N the Treaty at Florence, September 19, 1669, in p. 169 and 170, infert the following Articles:

ARTICLE XII.

All Mariners, Subjects of his Majesty, who, nersdeferting, without Leave of their Captain and Mafter, shall and entering retire and enter on Board of any other Ship or Veffel, on Complaint being made thereof, to the Offiother Ships, to be returned cer of his Royal Highness, at Nice, Villa Francha, to their Cap- or St Sulpice, shall be taken out of the Ship which shall have received them, and they shall be returned

to their first Captain or Master. If any Mariner leaves his Captain or Master, and retires to any publick or private I-loufe in the faid Ports, and shall be hid by the Inhabitants thereof, he shall be taken out of the same by Force, and the Master of Penalties for the House shall be condemned in the Penalty of concealing. Twenty Dollars for every the like Offence. If any British Mariner lies on Shore, in any private or publick

Concerning the Debts of

House, without a Permission in writing signed by his Officer, the Master of the House who harboured him shall be fined Ten Dollars. If any Mariner contracts a Debt with an Inhabitant of the faid the Mariners. Ports, or runs in Debt to him farther than for One Dollar, without Permission in writing of the Captain or Master, the Creditor shall lose his Right; but if any Mariner gets any Person who is not a Mariner to answer for his Debt, the Mariner shall go free, but he who answered for him may be degained for the Debt.

ARTICLE XV.

It is finally agreed, that all Immunities, Privi-Ail Privileges granted in the leges, and Concessions, contained in the general Publication,

Publication, which has been made a free Port by general Publis Royal Highness, and which are not mentioned lication of or specified in the preceding Articles, shall be understood, as expressly mentioned and contained in the British this present Instrument, for the full and perfect Subjects. Advantage of his Britannick Majesty's Subjects, in all Dispositions and Intentions: and all Immunities, Privileges, or Advantages, which hereafter shall be granted to any other Kingdom or State tershall be whatever, all and every one of those Privileges, granted to Immunities, and Advantages, are and shall be as any other fully, and in all their Circumstances, allowed to State.

TURKY.

N the Treaty at Adrianople, September 1675, after Article XXXVII. p. 173. insert:

ARTICLE XXXVIII.

In case that the English Ships, which come to English Ships our City of Constantinople, are forced by Dangers at Constantinople, are forced by Dangers at Constantinople, are forced by Dangers at Constantinople, and Sea, or by bad Weather, to put in at Constantino Constantino Sea, or by bad Weather, to put in at Constantino be protected, on Board, without felling the Commodities and Merchandise, no Person shall do them any Violence, nor give them any Trouble or Hinderance; but in all Places where there is Danger, the Cadees, and our other Ministers, shall always defend and protect the said English Ships, their Men and Goods, lest they receive any Damage.

FEZ and MOROCCO.

Mequinez, January 14, 1727.8, in p. 176. add the following Treaties.

Treaty of Peace between George I. King of Great Britain, and Muli Ismael, Emperor of Morocco, concluded at Fez, January 23; 1721.

ARTICLE I.

In order to establish Peace between the Two English to be well used and Powers, both by Land and Sea, and all their rerespected. spective Dominions, it is agreed, that the English may now, and always hereafter, be well used and respected by our Subjects.

ARTICLE II.

English Ships That all English Ships of War and Merchantto have free Ships, which shall come to any Port of the Empe-Ingress and Egress to and ror's Dominions, to trade or otherwise, and shall from the Em- have on Board a Cargo, not proper for vending in peror's Ports, the Place where they shall come, may depart with

be paid for Implements of War.

the same to any other Port of the Emperor's Dominions, and shall pay Duty but once for the fame; No Duties to and that no Duty at all shall be paid for any Implements of War, fuch as Fire Arms, Swords, and any Thing belonging to the Army; as also for Materials of all Kinds for Ship-building: And if any English Ship shall arrive at any of the Empefor's Ports, with any Merchandife destined for any other Part of the World, that no Duty shall be paid for such Merchandife, but such Ships shall depart with the fame, without any Manner of Moleflation. If any English Ships shall be thrown upon the

the Emperor's Coasts by Stress of Weather, or Ships of ciotherwise, the same shall be protected, and may ther Party in fasely depart without any ill Usage or Interruption: protected. In like Manner shall be treated the Emperor's Ships, happening to be thus thrown on the Coast of Great Britain, or the Dominions thereto belonging.

ARTICLE III.

That all the English Ships and Emperor's Ships, Ships of one may pass and repass the Seas, without Hinderance, Party to give Interruption, or Mulestation, from each other; no Interrupnor shall any Money, Merchandife, or any De-Ships of the mand, be made or taken by the Ships of either other. Power from each other; and if any Subjects of any other Nation shall be on Board either of the English or the Emperor's Ships, they shall be fafely protected by both Sides.

ARTICLE IV.

If the Emperor's Ships of War meet with any Passports to English Ships, and shall want to see their Passports, be inspected they are to fend a Boat with Two Men of Fidelity, by Two Perto peruse the said Passports, who are to return live. without any farther Trouble, and then both Sides are to proceed quietly on their respective Voyages; the fame Usage shall be received by the Emperor's Merchant-Ships from the English Ships of War, who shall allow the Passports made out by the English Conful; and if the Conful shall not be prefent What Passto make them, then the Passports made out by the ports shall be English Merchants shall be good and valid.

ARTICLE V.

If the English Ships of War, Privateers, or Let- English alter of Marque Ships, shall take Prizes from any lowed to fell Nation with whom they shall be at War, they shall the Emperor's have Liberty to bring and dispose of the same in Dominions.

any of the Emperor's Dominions, without any Duty or Charge whatever.

ARTICLE VI.

If any English Ship shall, by Storm, or in flying English Ships, driven by from her Enemy, come upon the Emperor's Coasts, Storm or an Enemy, to be the same shall be safely protected, and nothing touched or taken away, but shall be under the Diprotested on the Emperor's rection of the English Conful, who shall fend the Coalls. Goods and People where he shall think fit.

ARTICLE VIII.

English Subjeds not to be compelled to fell their Goods under Value, or to earry Goods for others.

That no English Merchants, Captains of Ships, or other Person or Persons whatever, who are English Subjects, shall be forced to sell any of their Goods for less than their real Value; and that no Captain, Master, or Commander, of any English Ship, shall be compelled to carry any Goods or Merchandises for any Person or Persons whatever; nor shall any Sailor be forced away from any Englifb Ship.

Six Months for removal. in case of

War.

ARTICLE X.

If it shall happen that this Peace by any Means shall be broken, the Conful, and all other English Subjects, shall have Six Months Time to remove themselves, with their Families and Esfects, to any Place they please, without Interruption; and all Debts owing to them shall be justly paid to them.

> ARTICLE XIII.

Spaniards of to fail freely Colours.

That not any of the Spanish, whether Captains, Gibraltar and Sailors, or other Persons, under the English Government, in Gibraltar or Port-Mahon, shall be under English taken or molested, failing under English Colours, with Paffports.

ARTICLE XV.

If any Ships of War shall be on the Emperor's English Ships Coasts, which are Enemies to the English, and any Ships of War English Ship of War, or other English Ships, shall of an Enemy happen to be or arrive there also, they shall not in on the Moany Manner be hurt or engaged by their Enemy: rocco Coasts, And when such English Ships shall sail, their Ene- such Ships shall not sait my's Ships shall not fail under Forty Hours after- 'till Forty wards.

Hours after the English.

Treaty of Peace between George II. King of Great Britain, and the Emperor of Morocco, concluded December 15, 1734.

ARTICLE II.

If any of the Emperor's Subjects shall be made Subjects of Slaves, and escape to an English Ship of War, or either Party to Gibraltar, Port Mahon, or any of the English ted by the Dominions, they shall be protected, and with all other. convenient Speed fent to their respective Homes: The like Treatment is to be given to the English, who shall be Slaves, and escape to any Part of the Emperor's Dominions.

Treaty of Peace and Friendship between George 1750 51. II. King of Great Britain, and the Emperor of Morocco, concluded at Fez, January 15, 1750-51.

ARTICLE I.

For establishing Peace and Friendship, it is Peace and agreed and concluded, for firm and valid, both by Friendship-Land and Sea, in all the Dominions of both Powers, that the English in general shall and may, now and all Times hereafter, enjoy and continue in Peace and Friendship with the Emperor and his Subjects,

and be well used and respected by the Emperor's Subjects, agreeably to the Order and Commands of the Emperor.

> ARTICLE II.

Rules concerning Paffports.

Passports to be shewed.

That fuch a Number or Quantity of Passports as may be necessary, be transmitted to the Emperor, indented in such a Manner, as shall tally with the Passports which shall be received by the English Merchants in England; and if an English Ship of War meets with any Merchant-Ships belonging to the Emperor, such Merchant-Ships shall be obliged to produce and shew their Passports, given to them by the English Conful.

Treaty of 1721 confirmed.

ARTICLE V.

The Fifteen Articles of Peace made and concluded between King George the First and Muli Ismael, are hereby agreed to and confirmed by his Majesty King George the Second, as good and valid, and shall be faithfully kept and observed.

ALGIERS.

O the End of p. 186. concluding with the Words, Treaty of 1686, add:

Which also, as well as the Treaties confirmed therein, and those of 1682 and 1691, are all comprehended in the Treaty entituled, Articles of Peace and Commerce between Great Britain and Algiers, concluded at Algiers, June 28, 1698; which is the same, Article for Article, with that of 1686: but, as the VIth Article is here, p. 183. omitted, we shall supply it, as follows, from the correspondent one of 1698.

ARTICLE VI.

- That no Shipwreck belonging to the faid King Subjects of of Great Britain, or to any of his Majesty's Sub-Great Britain to be affisted jects, upon any of the Coasts belonging to Algiers, in case of shall be made or become Prize; and that neither Shipwreck, the Goods thereof shall be seized, nor the Men made Slaves; but that all the Subjects of Algiers shall do their best Endeavours to fave the said Men and their Goods.

N the Treaty of Peace, &c. 17th of August, 1700, After Article I. p. 179. insert the following Note.

The VIIIth Article of the Treaty of 1682, here referred to, is Word for Word the same as the VIIIth Article of the Treaty of 1686.

N the Articles of Peace, &c. in Oslober [20], 1716, after Article I. in p. 177 and 187. insert:

In the Years 1718 and 1723-4, two other Treaties were made with Algiers, but as they contain nothing more than general Confirmations of Peace, it is not thought necessary to infert them.

FTER the Treaty in 1703, p. 188. infert the following

Treaty between Great Britain and Algiers, concluded at Algiers, March 18, 1729.

It is agreed and concluded, that from this Day Former Treaand for ever forward, the Peace made by Arthur ties of Peace Herbert, Efg; [in 1682], then Admiral of his Majesty's Fleet, and Sir William Soames, Bart. Ambassador to the Grand Seignior in 1686; with the additional Articles agreed to with Capt, Munden and

and Consul Cole, in 1700; and likewise the farther additional Articles agreed to with George Byng, Efq; Rear-Admiral of the Red Squadron of his Majefly's Fleet, in 1703; together with the additional Articles agreed to with Captain Norbury, Captain Eaton, and Thomas Thomson, Esq; his Majesty's Conful, in 1716, be renewed and confirmed in this Treaty with Philip Cavendish, Esq; Rear Admiral of the Red Squadron of his Majesty's Fleet, and be kept inviolable, between the Most Serene King of Great Britain, and the Most Illustrious Lord the Dey, Bashaw, and Governor, of the City and Kingdom of Algiers, and between all the Dominions and Subjects on either Side; and that the Ships and other Veffels, and Subjects and People of either Side, shall not henceforth do to each other any Harm, Offence, or Injury, either in Word or Deed, but shall treat one another with all possible Respect and Friendship.

Additional Article to the Treatics subsisting between Great Britain and Algiers, agreed to at Algiers, June 3, 1751, by the Dey Mahomet and His Britannick Majesty's Plenipotentiaries, the Hon. Augustus Keppel and Ambrose Stannysord, Esq;

Packets and Express-Boats bearing his Britannick Majesty's Commission, to be treated with the same Respect as Ships of War.

That all Packets or Express-Boats, bearing his Britannick Majesty's Commission, which shall be met by any of the Cruizers of Algiers, shall be treated with the same Respect as his Majesty's Ships of War, and all due Respect shall be paid to his Majesty's Commission, and both at meeting and parting they shall be treated as Friends. And if any of the Algerine Cruizers commit the least Fault or Violence against them, the Captains or Raizes so offending shall, on their Arrival at Algiers, and proper complaint being made of them, be most severely

severely punished, without admitting their Ex-

TRIPOLI.

THE Treaty of Peace, &c. in 1716, is confirmed and comprehended in a subsequent Treaty of Peace and Commerce, concluded at Tripoli, September 19, 1751.

In Article VIII. at the End, are added these Words,

Like as it is at Algiers.

Also in Article XV. to the End, are added these Words,

And the same is to be regarded in Favour of the Subjects of Tripoli.

Lastly, in Article XXV. instead of the Words, And all other Matters, &c. to the End of the Article, are inserted these Words,

And between the Dominions and Subjects of either Side: And our Faith shall be our Faith, and our Word our Word.

U BESIDES

BESIDES these, there are in the Treaty of 1751, the following Articles relative to the Marine.

ARTICLE VI

Shipswrecked on the Coasts of Great Britain, or to any of his Majesty's Subtobecome Prize, or be Prize, or be plundered, but to be affished.

That no Shipwreck belonging to the said King of Great Britain, or to any of his Majesty's Subtobecome Prize; upon any Part of the Coasts belonging to Prize, or be plundered, neither the Goods thereof shall be seized, nor the Men made Slaves; but that all the Subjects of Tripoli shall do their best Endeavours to save the said Men and their Goods.

ARTICLE XXIV.

British Subjects to enjoy above the Stipulations contained in this and all former Treaties, shall enjoy all the Privileges and Mation.

That his Britannick Majesty's Subjects, over and above the Stipulations contained in this and all former Treaties, shall enjoy all the Privileges and Advantages which now are, or which hereaster may be, granted to any of the Subjects of the most favoured Nation.

ARTICLE XXV.

and

That in case any of his said Majesty's Subjects, shall import into the said Kingdom of Tripoli, or into any of the Ports and Dominions thereunto belike Stores or longing, any warlike Stores, as Cannon, Muskets, Provisions in Pistols, Cannon Powder, or sine Powder, Brimfons of Tripoli, or into any of the Ports and Dominions thereunto believes, in the Ports and Dominions thereunto believes, and all Sorts of Timber sit for building Ships; Pitch, Tar, Rosin, Ropes, Cables, Masts, Blocks, Anchors, Sails,

and all other Habiliments of War, as well by Sea as by Land; as also Provisions, viz. Wheat, Barley, Beans, Oats, or the like, they shall not pay any Sort of Duty or Custom whatever.

ARTICLE XXVI.

That new Mediterranean Passes shall be issued Rules conout, and given to his faid Majesty's trading Sub-cerningPasses, iects, with all convenient Speed; and that the Time for the Continuance of the old Paffes for the Ships in the Indies, and remote Parts, shall be three Years; and for all other Ships and Vessels one Year, to commence from the Delivery of the Counter-Tops of the new Passes at Algiers; of which his Majesty's Conful here shall give the earliest Notice to the Bashaw and Government. And it is hereby expressly agreed and declared, that the faid new Passes shall, during the abovementioned Spaces of Time, of three Years and one Year, be of full and fusficient Force and Effect, to protect all Ships and Veffels of his faid Majesty's Subjects, who shall be provided with the same.

ARTICLE XXVIII.

That if at any Time the Garrisons of Gibraltar Gibraltar and or Port-Mahon shall be in Want of Provision, and to be supplied should send for the same to Tripoli, or any Part of with Provithe Dominions thereof, they shall, if it is to be sions at Marhad, be supplied with it at the Market Price.

ARTICLE XXIX.

Packets having Commisfions from his Britannick treated with the fame Re Tred as Ships of War.

That all Packets, bearing his Britannick Majefty's Commission, which shall be met by any of the Cruizers of Tripoli, shall be treated with the same Majerry, to be Respect as his Majerry's Ships of War, and all due Respect shall be paid to his Majesty's Commission; and both at meeting and parting they shall be treated as Friends; and it any of the Tripoli Cruizers commit the least Fault or Violence against them, the Captains or Raizes fo offending, shall, on their Arrival at Tripoli, and on proper complaint being made of them, be most severely punished, withous admitting their Excuses.

UNIS.

THE Treaty of Peace at Tunis, August 38, 1716, is confirmed and comprehended in a subsequent Treaty at Tunis, October 19, 1751; and the Articles I, II, III, IV, X, XI, XII, XIII, XV, and XVIII, of the former, are the same in Substance with the correspondent Articles in the latter, except in the following Particulars, VIZ.

O the beginning of Article I. prefix thefe Words;

That all former Grivances and Losses, and other Pretences, between both Parties, shall be void and of no Effect.

IN Article XV. instead of what follows the Words, in any of his Majesty's Ships of War, infert these Words:

There shall be shot off from the Castles of the Goletta, or other the nearest Fortifications belonging to Tunis, a Number of Guns, according to Custom, as a royal Salute to his British Majesty's Colours; and the same Number shall be returned, in Answer thereto, by his Majesty's Ships.

OREOVER, besides the Articles here inferted from the Treaty of 1716, there are, in that of 1751, the following Articles relative to the Marine:

ARTICLE V.

That if any of the Ships of either Party shall, Ships of eiby Accident of soul Weather, or otherwise, be cast ther Party being wrecked, away upon any of the Coasts belonging to the other, the Men to be the Persons shall be free, and the Goods saved and free, and the delivered to the Proprietors thereof.

Goods restored.

ARTICLE VI.

That the English who do at present, or shall at The English any Time hereaster, inhabit in the City or King- at Tunis to have Liberty dom uf Tunis, shall have free Liberty, when they to remove please, to transport rhemselves, with their Families themselves and Children, although born in the Country.

ARTICLE

ARTICLE XIV.

Slaves of Tu-That if any Slave of Tunis should make his nis, escaping Escape from thence, and get on Board an English Man of War, the said Slave shall be free; and nei-English Man of War, to be ther the English, nor any of his Nation, shall in any Manner be questioned about the same.

ARTICLE XIX.

That in case a War should happen between his Ships of Tunis not to affift Britannick Majesty, and any other State or Nation the Enemies whatever, the Ships of Tunis shall not in any Sort of Great Briafford Assistance to the Enemies of his Majesty, or tain. his Subjects.

ARTICLE XXII.

Ships of Gibtreated as Englift.

That whereas Gibraltar and the Island of Minor. raliar or Mi- ca do belong to his Britannick Majesty *, if it any norca, having Time any of the Cruizers of Tunis should meet with any Veffels of the faid Places under English properly man- Colours, furnished with proper Passports, they shall be treated in all Respects like other English Ships, provided there is no more than one third Part of the Ship's Company, who are not Subjects of his faid Majesty; for in such Case they the faid Strangers shall be deemed as Prisoners: But it is allowed to embarque as many Merchants or Passengers as they fee good, be they of what Nation foever: And if at any Time a Tunis Man of War shall take a Ship from their Enemies, on Board of which may happen to be any English Subjects, they shall be

immediately

Minorca has been taken from us by the French, fince the making of this Treaty, and is still in their Possession.

immediately released with all their Goods and Merchandife; provided always, that they are furnished with proper Paffports: and this Article is to be obferved reciprocally on the Parts of the English.

ARTICLE XXIII.

That if any British Ships or Vessels meet with Private Injuany of the Ships or Vessels belonging to the State ries to be reof Tunis, and there should be any Injury or Offence dressed, without occasiongiven by either Side, Justice being properly de-ing a War. manded, shall be immediately done, and the Aggreffor be feverely punished, without occasioning any Breach or War.

The Articles XXV, and XXVI, relate also to the Marine; but thefe being the same, verbatim, as the Articles XXVI. and XXIX, of the preceding Treaty with Tripoli, only changing the Word Tripoli for Tunis, we shall not swell the Book with a needless Repetition of them.

INIS.

ERRATA.

IN the Contents, page ix. line 28. instead of These not, &c. read, These two last Articles not. P. 18. 1. 3. in Article VII. s. stick upon the Sanda, r. be cast on Shore. P. 34. 1. 17. instead of for the, r. in. P. 38. 1. penula. from the Bottom, f. three r. sour. Ibid. to l. ult. add, 1483, and in the subsequent Treaties, 1549-50, 1559, and 1564. P. 57. 1. 11. In Article XXIV. dele the Werd Pots. P. 70. 1. 1. s. Alliance r. Commerce. And at the Ilead of the Article, infert Article VII. P. 113. ofice 1. 3. infert at the Ilead of the Treaty the Word Preamble. P. 137. 1. 15. after the Words and by, insert he Stather. Ibid. 1. 17. after the Words enlarged to them, infert, by his Majestie of all Rossia, and the Holy Patriarch. P. 180. 1. 14. f. three r. eight. P. of all Russia, and the Holy Patriarch. P. 180. 1. 14. f. three r. eight. P. 198. after 1716, add, which also, together with the former, is comprehended in the Treaty of 1751.

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APPENDIX.

The Definitive Treaty between his Britannick Majesty, the Most Christian King, and the King of Spain, concluded at Paris 10 February 1763, to which the King of Portugal acceded on the same Day.

ARTICLE II.

HE treaties of Westphalia of 1648; those of Madrid between the crowns of Great Britain and Spain of 1667, and 1670; the treaties of peace of Nimeguen of 1678, and 1679; of Ryswick of 1697; those of peace and of commerce of Utrecht of 1713; that of Bladen of 1714; the treaty of the triple alliance of the Hague of 1717; that of the quadruple alliance of London of 1718; the treaty of peace of Vienna of 1738; the definitive treaty of Aix la Chapelle of 1748; and that of Madrid, between the crowns of Great Britain and Spain, of 1750; as well as the treaties between the crowns of Spain and Portugal, of the 13th of February 1668; of the 6th of February 1715; and of the 12th of February 1761; and that of the 11th of April 1713; between France and Portugal, with the guaranties of Great Britain; serve as a basis and foundation to the peace, and to the present treaty; and for this purpose they are all renewed and confirmed in the best form, as well as all the treaties in general, which subsisted between the high contracting parties before the war, as if they were inferted here word for word, fo that they are to be exactly observed for the future in their whole tenor, and religiously executed on all sides, in all their points, which shall not be derogated from by the prefent treaty, notwithstanding all that may have been stipulated to the contrary by any of the high contracting parties: and all the faid parties declare, that they will not fuffer any privilege, favour, or indulgence, to fubfift, contrary to the treaties above confirmed, except what

what shall have been agreed and stipulated by the pretent treaty.

ARTICLE IV.

His most Christian majesty renounces all pretensions which he has heretofore formed, or might form to Nova Scotia, or Acadia, in all its parts; and guaranties the whole of it, and with all its dependencies to the king of Great Britain. Moreover, his most Christian majesty cedes, and guaranties to his said Britannick majesty, in full right, Canada, with all its dependencies, as well as the island of Cape Breton, and all the other islands and coasts in the gulph and river of St. Laurence, and in general every thing that depends on the faid countries, lands, islands, coasts, with the sovereignty, property, possession, and all rights acquired by treaty or otherwife, which the most Christian king, and the crown of France, have had, till now, over the faid countries, islands, lands, places, coasts, and their inhabitants; fo that the most Christian king cedes and makes over the whole to the faid king, and to the crown of Great Britain, and that in the most ample manner and form, without restriction, and without any liberty to depart from the faid cession and guaranty, under any pretence, or to disturb Great Britain in the possessions abovementioned.

ARTICLE V.

The subjects of France shall have the liberty of fishing and drying on a part of the coasts of the island of Newfoundland, such as is specified in the 13th article of the treaty of Utrecht; which article is renewed and confirmed by the present treaty, (except what relates to the island of Cape Breton, as well as to the other islands and coasts in the mouth and in the gulph of St. Laurence) and his Britannick majesty consents to leave the subjects of the most Christian king, the liberty of fishing in the gulph of St. Laurence, on condition that the subjects of France do not exercise the said fishery, but at the distance of three leagues from all the cuasts belonging to Great Britain, as well those of the continent, as those of

the islands situated in the said gulph of St. Laurence. And as to what relates to the fishery on the coast of the island of Cape Breton out of the said gulph, the subjects of the most Christian king shall not be permitted to exercise the said fishery, but at the distance of 15 leagues from the coasts of the island of Cape Breton; and the sishery on the coasts of Nova Scotia or Acadia, and every where else out of the said gulph, shall remain on the soot of former treaties.

ARTICLE VI.

The king of Great Britain cedes the islands of St. Pierre and Miquelon, in full right, to his most Christian majesty, to serve as a shelter to the French sishermen; and his said Christian majesty engages not to fortify the said islands, to erect no building upon them, but merely for the convenience of the sishery, and to keep upon them a guard of 50 men only for the police.

ARTICLE VII.

In order to re-establish peace on solid and durable foundations, and to remove for ever all subjects of dispute with regard to the limits of the British and French territories on the continent of America, that for the future, the confines between the dominions of his Britannick majesty, and those of his most Christian majesty in that part of the world, shall be fixed irrevocably by a line drawn along the middle of the river Missippi, from its fource to the river Iberville, and from thence, by a line drawn along the middle of this river, and the lake Maurepas and Ponchartrain, to the fea; and for this purpose, the most Christian king cedes, in full right, and guaranties to his Britannick majesty, the river and port of the Mobile, and every thing which he possesses, or ought to possess, on the lest side the river Missispi, except the town of New Orleans, and the island in which it is fituated, shall remain to France; provided that the river Missippi shall be equally free, as well to the subjects of Great Britain, as to those of France, in its whole breadth and length, from its fource to the fea, and expressly that part which is between the said island of New

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Orleans,

Orleans, and the right bank of that river, as well as the passages both in and out of its mouth. It is further stipulated, that the vessels belonging to the subjects of either nation, shall not be stopped, visited or subjected to the payment of any duty whatsoever.

ARTICLE IX.

The most Christian king cedes and guaranties to his Britannick majesty, in full right, the islands of Grenada and of the Grenadines. And the partition of the islands called Neutral, is agreed and fixed, so that those of St. Vincent, Dominica, and Tobago, shall remain, in full right to Great Britain; and that that of St. Lucia shall be delivered to France, to enjoy the same likewise in sull right; and the high contracting parties guaranty the partition so stipulated.

ARTICLE X.

His most Christian majesty cedes in full right, and guaranties to the king of Great Britain the river Senegal, with the forts and factories of St. Lewis, Podor, and Galam; and with all the rights and dependencies of the said river Senegal.

ARTICLE XVI.

The decision of the prizes made, in the time of peace, by the subjects of Great Britain, on the Spaniards, shall be referred to the courts of justice of the admiralty of Great Britain, conformably to the rules established among all nations, so that the validity of the said prizes, between the British and Spanish nations, shall be decided and judged according to the law of nations, and according to the treaties, in the courts of justice of the nation who shall have made the capture.

ARTICLE XVII.

His Britannick majesty shall cause to be demolished all the fortifications which his subjects shall have erected in the bay of Honduras, and other places of the territory of Spain in that part of the world, four months after the ratification of the present treaty: and his Catholic majesty

majesty shall not permit his Britannick majesty's subjects, or their workmen, to be disturbed or molested under any pretence whatsoever, in the said places, in their occupation of cutting, loading, and carrying away logwood: and for this purpose, they may build without hindrance, and occupy without interruption, the houses and magazines which are necessary for them, for their families, and for their effects: and his Catholic majesty assures to them, by this article, the sull enjoyment of those advantages and powers on the Spanish coasts and territories, as above stipulated, immediately after the ratifications of the present treaty.

ARTICLE XVIII.

His Catholic majesty desists, as well for himself as for his successors, from all pretensions which he may have formed in favour of the Guipuscoans, and other his subjects, to the right of sishing in the neighbourhood of the island of Newsoundland.

ARTICLE XX.

His Catholic majesty cedes and guaranties, in full right, to his Britannick majesty, Florida, with Fort St. Augustin, and the bay of Pensacola, as well as all that Spain possesses on the continent of North America, to the east, or to the south-east of the river Missisppi; and in general, every thing that depends on the said countries and lands, with the sovereignty, property, possession, and all rights acquired by treaties and otherwise, which the Catholic king and the crown of Spain have had, till now, over the said countries, lands, places, and their inhabitants; so that the Catholic king cedes and makes over the whole to the said king, and to the crown of Great Britain, and that in the most ample manner and form.

Treaty of Commerce and Navigation between Great Britain and Russia, concluded at St. Petersburgh the 20th day of June 1766.

ARTICLE I.

HE peace, friendship, and good understanding, which have hitherto happily sublisted between their majesties of Great Britain and of all the Russias, shall be ratified and confirmed by this treaty; so that from this time forward, and in all time coming, there shall be, between the crown of Great Britain on the one hand, and the crown of all the Russias on the other, as allo between the states, countries, kingdoms, dominions, and territories, that are subject to them, a true, sincere, firm, and perfect peace, friendship, and good understanding, which shall last for ever, and shall be inviolably observed, as well by sea as by land, and on the fresh waters; and the subjects, people, and inhabitants on the one part and on the other, of what state or condition soever they be, shall perform to each other all acts of kindness and affistance possible, and shall not do to one another any hurt or injury whatever.

ARTICLE II.

The subjects of the two high contracting powers shall have sull liberty of navigation and commerce in all the states situated in *Europe*, where navigation and commerce are permitted at present, or shall be permitted hereafter, by the high contracting parties, to any other nation.

ARTICLE III,

It is agreed, that the subjects of the two high contracting parties shall have leave to enter, trade, and remain with their ships, boats, and carriages, loaded or unloaded, in all the ports, places, and towns, where such leave is granted to the subjects of any other nation; and the sailors, passengers, and ships, as well British as Russian, (though there should be among their crews subjects of some other foreign nation) shall be received

and treated as the most favoured nation; and neither the failors nor passengers shall be forced to enter, against their will, into the service of either of the two contracting powers, excepting, however, such of their subjects, as they may want for their own proper service; and if a domestic or failor desert his service or his ship, he shall be restored. It is likewise agreed, that the subjects of the high contracting parties shall have leave to purchase, at the current price, all sorts of commodities of which they may stand in need, to repair and refit their ships, boats and carriages; to purchase all kinds of provitions for their present sublistence or their voyage; and to remain or depart at their pleasure, without lett or impediment, provided they conform to the laws and ordinances of the respective states of the high contracting parties where they may happen to be. In like manner the Russian ships that are navigating the sea, and are met by English ships, shall not be impeded in the course of their voyage, provided, in the British sea, they conform to the established practice; but, on the contrary, shall receive from them all kind of assistance, as well in the ports of the dominion of Great Britain, as in the open fea.

ARTICLE IV.

It is agreed, that the subjects of Great Britain shalf be at liberty to bring, by water or by land, into all, or into such provinces of Russia, where freedom of trade is permitted to the subjects of any other nation, all forts of merchandize or effects, the traffic or entry of which is not prohibited: and in like manner the subjects of Russia shall be at liberty to bring, buy, and sell freely, in all, or in such states of Great Britain where freedom of trade is permitted to the subjects of any other nation, all forts of merchandize and effects, the traffic and entry of which is not prohibited; which is also to be equally understood of the manufactures and products of the Asiatic provinces, provided this is not actually forbid by some law at present in force in Great Britain; comprehending all forts of merchandize and effects, which X 4

subjects of any other nation may buy there, and transport into other countries, particularly wrought gold and filver, excepting the current coin of Great Britain. And in order to preserve a just equality between the Russian and British merchants, with regard to the exportation of provisions and other commodities, it is further stipulated, that the subjects of Russia shall pay the same duties on exportation, that are paid by the British merchants on exporting the same effects from the ports of Russia; but then each of the high contracting parties shall reserve to itself the liberty of making, in the interior parts of its dominions, fuch particular arrangement as it shall find expedient for encouraging and extending its own navigation. The Russian merchants shall enjoy the same liberties and privileges as the British merchants of the Russian company enjoy; and, as the defign of the two high contracting parties, and the intention of this treaty, is to facilitate the reciprocal commerce of their subjects, and to extend its limits and mutual advantages, it is agreed, that the British merchants, trading in the dominions of Russia, shall have liberty, in case of death, a pressing exigency, or absolute neceffity, when there are no other means of procuring money, or in case of a bankruptcy, to dispose of their effects, whether of Russian or foreign merchandize, in fuch manner as the persons concerned shall find most advantageous. The fame thing shall be observed with regard to the Ruffian merchants in the dominions of Great Britain. All which, however, is to be understood with this restriction, that every fort of permission, on the one fide and on the other, specified in this article, shall not be in any thing contrary to the laws of the country; and the British, as well as the Russian merchants, and their factors, shall punctually conform to the rights, statutes, and ordinances of the country where they trade, in order to prevent all kind of fraud and imposition. It is for this reason, that the decision of such events, happening to the British comptinghouses in Russia, shall be submitted at Petersburgh, to the college of commerce, and in other towns where

there is no college of commerce, to the tribunals that have the cognizance of commercial affairs.

ARTICLE V.

It is agreed, that the subjects of Great Britain, if they have no rixdollars to pay the customs or other duties for the merchandize which they import or export, shall be allowed to pay them in other foreign coin of a known name and established value, equal to that of the rixdollar, or in the current coin of Russia, the rixdollar valued at a hundred and twenty-five copecks (or pennies.)

ARTICLE VI.

All possible assistance and dispatch shall be given to the loading and unloading of ships, as well for the importation as the exportation of commodities, according to the regulations on that head established; and they shall not be in any manner detained, under the penalties denounced in the faid regulations. In like manner, if the subjects of Great Britain make contracts with any chancery or college whatever, to deliver certain commodities or effects, upon notifying that such commodities are ready to be delivered, and after they shall have been actually delivered at the time specified in these contracts, they shall be received, and immediately thereupon the accounts shall be settled and cleared between the faid college or chancery, and the British merchants; ar the time fixed in the faid contracts. The fame conduct shall be observed towards the Russian merchants in the duminions of Great Britain.

ARTICLE VII.

It is agreed, that the subjects of Great Britain may, in all the rowns and places of Russia, where freedom of trade is permitted to any other nation, pay for the commodities they purchase in the same current coin of Russia, which they take for the commodities they fell, unless in their contracts they have stipulated the contrary; and this ought to be equally understood of Russian commodities in the dominions of Great Britain.

ARTICLE VIII.

In the places where embarkations are ordinarily made, permission shall be granted to the subjects of the high contracting parties to load their ships and carriages with, and transport by water or by land all such forts of commodities as they shall have purchased, (with an exception, however, of those whose exportation is prohibited) upon paying the customs, provided these ships and carriages conform to the laws.

ARTICLE IX.

The subjects of the high contracting parties shall pay no greater duty for the importation or exportation of their commodities, than is paid by the subjects of other nations. Nevertheless, to prevent on both sides the defrauding of the customs, if it should be discovered that commodities have been entered clandestinely, and without paying the customs, they shall be confiscated; but, besides that, no other punishment shall be insticted upon the merchants on either side.

ARTICLE X.

Permission shall be granted to the subjects of the two contracting parties to go, come, and trade freely with those states with which one or other of the parties shall at that time, or at any future period, be engaged in war, provided they do not carry military flores to the enemy. From this permission, however, are excepted places actually blocked up, or befieged, as well by fea as by land; but, at all other times, and with the fingle exception of military stores, the abovesaid subjects may transport to these places all forts of commodities, as well as passengers, without the least impediment. With regard to the searching of merchant ships, men of war and privateers shall behave as favourably as the reason of the war, at that time existing, can possibly permit towards the most friendly powers that shall remain neuter; observing, as far as may be, the principles and maxims of the law of nations, that are generally acknowledged. A R-

ARTICLE XI.

All cannon, mortars, muskets, pistols, bombs, grenades, bullets, balls, fusees, flint-stones, matches, powder, saltpetre, sulphur, breast-plates, pikes, swords, belts, cartouch-bags, faddles and bridles, beyond the quantity that may be necessary for the use of the ship, or beyond what every man ferving on board the ship, and every paffenger ought to have, shall be accounted ammunition or military stores; and, if found, shall be conficated, according to law, as contraband goods, or prohibited commodities; but neither the ships nor pasfengers, nor the other commodities found at the same time, shall be detained, or hindered to prosecute their voyage.

ARTICLE XII.

If, what God forbid! the peace should come to be broke between the two high contracting parties, the persons, ships, and commodities, shall not be detained or confiscated; but they shall be allowed, at least, the space of one year, to sell, dispose, or carry off their effects, and to retire wherever they please; a stipulation that is to be equally understood of all those who shall be in the sea or land service: and they shall farther be permitted, either at or besore their departure, to consign the essects which they shall not as yet have disposed of, as well as the debts that shall be due to them, to fuch persons as they shall think proper, in order to dispose of them according to their desire, and for their benefit; which debts the debtors shall be obliged to pay in the same manner as if no fuch rupture had happened.

ARTICLE XIII.

In case of a shipwreck happening in any place belonging to one or other of the high contracting parties, not only shall all kind of assistance be given to the unhappy sufferers, and no sort of violence shall be offered to them; but even the effects which they shall have faved themselves, or which they shall have thrown overboard into the lea, shall not be concealed, with-held, or damaged, under any pretext whatsoever: on the contrary, the abovesaid effects and commodities shall be preserved and restored to them, upon their giving a moderate recompence to those who shall have assisted them in saving their lives, their ships, and their commodities.

ARTICLE XIV.

Permission shall be granted to British merchants to build, buy, sell, and hire houses in all the territories and towns of Russia, excepting, however, with regard to the permission of building and buying houses in those towns of Russia, which have particular rights of burghership and privileges inconsistent with such indulgence; and it is expreisly specified, that at St. Petersburg, Moscow, and Archangel, the houses which the British merchants shall buy, or cause to be built, shall be exempt from all quartering of foldiers, as long as they shall belong to them, and shall be inhabited by them; but, with regard to the houses which they shall hire or let, these shall be subject to all the usual charges of the town; the tenant and landlord fettling that matter between them. As to every other rown of Russia, the houses which they shall purchase, or cause to be built, in the same manner as those which they shall hire or let, shall not be exempted from the quartering of soldiers. Permission shall likewise be granted to Russian merchants to build, buy, fell, and let houses in Great Britain and Ireland, in the same manner as is done by the subjects of the most savoured nations. They shall enjoy the free exercise of the Greek religion in their houses, or in such places as are destined for that purpose; and in like manner the British merchants shall enjoy the free exercise of the protestant religion. subjects of either power, established in Russia or in Great Britain, shall have power to dispose of their estates, and to leave them by will to whomfoever they think proper, following the custom and laws of their own proper country.

ARTICLE XV.

Passports shall be granted to all British subjects, who desire to quit the dominions of Russia, two months after they shall have signified their design of departing, without obliging them to give security; and if, in that time, there appear no just cause for detaining them, they shall be allowed to go; nor shall they be obliged to apply for that purpose, to any other quarter than to the college of commerce, or to that which may hereaster be established in its place. The same easy methods of departing shall, upon like occasions, and agreeable to the custom of the country, be granted to Russian merchants, who want to quit the dominions of Great Britain.

ARTICLE XVI.

British merchants, who shall hire or employ domestics, shall, in this particular, be obliged to conform themselves to the laws of this empire. And Russian merchants shall be equally obliged to do the same in Great Britain.

ARTICLE XVII.

In all law-fuits and other proceedings, the British merchants shall be amenable only to the college of commerce, or to that which shall hereafter be established for the administration of justice between merchants. But, if it should happen that the British merchants should have law-fuits in any place at a distance from the abovementioned college of commerce, both they and the adverse party shall prefer their complaints to the magistrate of the faid towns, with this proviso, however, that the British merchants shall have the right to appeal from the sentence of the magistrate, and to demand that of the college of commerce, if they find themselves aggrieved. The Russian merchants in the dominions of Great Britain, shall, in their turn, have the same protection and justice, which, according to the laws of that kingdom, are granted to other foreign merchants, and shall be treated as the subjects of the most favoured nation. AR-

ARTICLE XVIII.

The British merchants in Rusha, and the Rushan merchants in Great Britain, shall not be obliged to shew their books or papers to any perfon whatever, unless it be to make proof in the courfe of justice; still less shall the faid books or papers be taken or detained from them. If, however, the case should happen, that any British merchant becomes bankrupt, he shall be amenable at St. Petersburgh to the college of commerce, or to that which shall hereafter be established for the administration of justice in mercantile affairs, and in other remote towns, to the magistrate of the place; and he shall be proceeded against according to the laws that are or shall be made for this purpole. Nevertheless, if the British merchants, without becoming bankrupts, refuse to pay their debts, whether to the treasury of her Imperial majesty, or to individuals, it shall be lawful to lay an arrest upon part of their effects equivalent to their debts; and in case these effects should not be sufficient for discharging fuch debts, they may themselves be arrested and detained in cuttody, until such time as the greater part of their creditors, as well with respect to number, as to the value of their respective demands, have consented to their enlargement. With regard to their effects laid under arrest, they shall remain as a deposit in the hands of those who shall be named and duly authorised for that purpole, by the greater part of their creditors, as is above specified: which delegates shall be obliged to appraise the effects as soon as possible, and to make a just and fair distribution of them to all the creditors, in proportion to their respective demands. The same procedure shall, in the like cases, be observed towards the Russian merchants in the dominions of Great Britain, and they shall be there protected agreeably to the regulations made in the preceding article.

ARTICLE XIX.

In case of complaints and law-suits, three persons of fair and unblemished character among the foreign merchants, shall, with a proper regard to circumstances, be named mamed by the college of commerce, and where there is no such college, by the magistrate, to examine the books and papers of the parties; and the report they shall make to the college of commerce, or to the magistrate, of what they shall find in the said books or papers, shall be held a good proof.

ARTICLE XX.

The commissioners of the customs shall have the charge of examining the servants or clerks of the Russian merchants, when they cause their goods to be entered, whether they have, for that effect, the orders or full powers of the masters; and if they have not such, they shall not be credited. The same conduct shall be observed towards the servants of the British merchants. And when the said servants, having the orders or full powers of their masters, shall cause their goods to be entered on account of their masters, these last shall be as responsible as if they themselves had caused them to be entered. All the Russian servants employed in the shops shall likewise be registered, and their masters shall answer for them in the affairs of trade, and in the bargains which they make in their name.

ARTICLE XXI.

In case the Russian merchants, who are indebted to the British merchants, withdraw from the places of their abode to other parts or districts, the college of commerce, after complaints shall have been made to them on the subject, and proofs of the debts have been adduced, shall cite them three times, allowing them a sufficient space to appear in person; and if they do not appear within the term prescribed, the said college shall condemn them, and send, at the expence of the plaintiss, an express to the governors and waywodes, with orders to put the sentence in execution, and thus shall oblige the debtors to pay the sums specified.

ARTICLE XXII.

The brokerage shall be settled with justice; and the brokers shall be responsible for the 'quality of the goods and fraudulent package, and shall be obliged, after sufficient

ficient proofs produced against them, to make up the losses tu which they have given occasion.

ARTICLE XXIII.

A regulation shall be made to prevent the abuses that may be committed in the package of leather, hemp and flax; and if any dispute happen between the buyer and the seller, concerning the weight or the tare, the commissioners of the customs shall determine it according to equity.

ARTICLE XXIV.

In order the more effectually to encourage and promote the trade of Great Britain, it is agreed, that for the future, the English woollen cloths, hereafter specified, shall not pay any greater duties on entry, than are settled in this article, viz. English cloth, for the use of the soldiery, shall pay (in rixdollars) only two copecs (or pennies) for every arsheen, (or 714 yards) as a duty on entry; coarse cloth of the county of York, known in the Russian tariff by the name of Costrogy, shall only pay two copecs for every arsheen; broad sannel shall only pay one copec per arfheen; narrow flannel shall only pay threefourths of a copec per arsheen, all as duties on entry. And in every thing that regards the imposts and duties payable on the importation or exportation of commodities in general, the subjects of Great Britain shall be always confidered and treated as the most favoured nation.

ARTICLE XXV.

The peace, friendship, and good understanding, shall continue for ever between the high contracting parties; and as it is customary to fix a certain term to the duration of treaties of commerce, the above-mentioned high contracting parties have agreed, that this treaty shall continue for twenty years, counting from the day of signing; and after the expiration of that term, they may agree upon the means to renew and prolong it.















